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1 (9:45 a.m.)

2 **THE COURT:** Good morning. Be seated, please. Ready  
3 to resume our jury trial. It's now time for the Defendant to  
4 present his case if he wishes to do so.

5 Mr. Nieto, will your client be presenting a case?

6 **MR. NIETO:** Court's indulgence.

7 (Counsel conferring.)

8 **MR. NIETO:** Thank you for your patience, Your Honor.  
9 The defense has no witnesses. We'll rest.

10 **THE COURT:** Very well. Let's go on the private  
11 channel.

12 (Whereupon, the following conference was held at the  
13 bench:)

14 **THE COURT:** So no defense case. No government  
15 rebuttal. Evidence is closed. We're ready for argument.

16 Is the Government ready?

17 **MS. MCGUINN:** Yes, Your Honor. I mean, we need to set  
18 up of course.

19 **THE COURT:** We're going to take a moment and move the  
20 standing desk into position. And we have to get that monitor  
21 repositioned.

22 **MS. MCGUINN:** Yes. It should just be turned. It's  
23 fine otherwise.

24 **THE COURT:** Yes. I think logistics, that's pretty  
25 much it. Let's see, Ms. Hagan, you go first?

1 MS. HAGAN: Yes, Your Honor.

2 THE COURT: And somebody else going to operate the  
3 PowerPoint?

4 MS. HAGAN: I have a clicker that I'm hoping works.

5 THE COURT: You're going to use yourself. Okay.  
6 We'll get that up and operating. Okay.

7 THE COURT REPORTER: I can't hear you, Mr. Proctor.

8 MR. PROCTOR: Your Honor, two things.

9 THE COURT: Yes, Mr. Proctor.

10 MR. PROCTOR: You said to remind you that the jury  
11 instruction would need to be changed.

12 THE COURT: We've already got that on board and that's  
13 in process. Thank you.

14 MR. PROCTOR: Secondly, we would renew our motion for  
15 Rule 29 and rest on our previous submission.

16 THE COURT: You do move for judgment under Rule 29.  
17 You rest on your prior submission. The Court adopts its ruling  
18 from previously finding that with respect to all elements of  
19 all charged defenses the Government has presented sufficient  
20 evidence, when taken in the light most favorable to the  
21 Government, to sustain their burden of proof before the jury  
22 and to support conviction. Accordingly, the motion is denied.

23 Okay. Let's go ahead and start moving the standing desk  
24 and get everything hooked up.

25 (Whereupon, the bench conference was concluded.)

1           **THE COURT:** The Defendant rests. The evidence in this  
2 case is closed. We'll now proceed to closing arguments.

3           **LAW CLERK:** Law clerk all rise. This Court stands in  
4 recess for five minutes.

5           (A recess was taken from 9:49 a.m. to 10:04 a.m.)

6           **THE COURT:** Last night at the close of the Rule 30  
7 conference, counsel for both sides approved the proposed  
8 verdict form and the proposed jury instructions with the  
9 understanding of the question of whether or not the Defendant  
10 was going to testify or not testify was unknown at that point.  
11 Now that the Defendant has made his election, I have amended  
12 Jury Instruction Number 17.

13           The clerk will publish this instruction to the Government  
14 and to the Defendant. I just brought one copy in.

15           Is the new version of instruction 17 acceptable to the  
16 Government?

17           **MS. MCGUINN:** Yes, Your Honor.

18           **MR. PROCTOR:** That's acceptable to the defense. Thank  
19 you, sir.

20           **THE COURT:** Very well. The instructions are so  
21 amended. Last night we neglected to have counsel sign off on  
22 the table of contents. I have copies of the table of contents  
23 of the jury instructions for each of you. Table of contents  
24 will accompany the jury instructions when the instructions go  
25 back to the jury.

1 Is the table of contents acceptable to the Government?

2 MS. MCGUINN: Yes, Your Honor.

3 MR. PROCTOR: Yes, sir.

4 THE COURT: The table of contents is acceptable to the  
5 Defendant, Mr. Proctor.

6 MR. PROCTOR: It is.

7 THE COURT: You can keep those copies if you wish.  
8 Before I instruct the jury we'll have fresh sets of the table  
9 of contents, the instructions themselves, and the verdict form  
10 for you. But those are the only differences from last night.

11 Ms. Hagan, are you now ready to make your closing  
12 argument?

13 MS. HAGAN: Yes, Your Honor.

14 THE COURT: A final proof detected that we don't have  
15 instruction 35 listed in the table of contents that I just  
16 handed to you. We'll have that fixed before we finally  
17 distribute the instructions. I think we're ready for the jury.

18 I will advise the jury about the status of the trial and  
19 call on you Ms. Hagan for your closing. Please bring the jury  
20 in.

21 THE CLERK: All rise for the jury.

22 (Jury enters at 10:08 a.m.)

23 THE COURT: Be seated, please. Good morning, ladies  
24 and gentlemen of the jury.

25 (Jurors - "Good morning.")

1           **THE COURT:** Overnight, Juror No. 8 was excused. The  
2 juror who was Alternate Juror No. 1 now serves as Juror No. 8  
3 and has relocated in the jury box accordingly.

4           When we were last together, the Government rested their  
5 case. We now turn to the Defendant and his lawyers and asked  
6 whether the Defendant wishes to present a case.

7           Mr. Nieto.

8           **MR. NIETO:** No, Your Honor. The defense rests.

9           **THE COURT:** The defense rests their case. Very well.  
10          Ladies and gentlemen, the evidence in this case is now  
11 closed. There will be no more testimony or exhibits presented  
12 to you, but the trial is not over. We have additional phases  
13 of the trial that still must be completed.

14          The next phase of this trial will involve the lawyers'  
15 closing arguments. The Government will deliver a closing  
16 argument, then the Defendant will deliver a closing argument,  
17 then the Government will be given an opportunity to deliver a  
18 brief rebuttal argument.

19          The Government gets the opportunity to speak twice  
20 because, as I've explained to you previously, they have the  
21 burden of proof.

22          Ms. Hagan, will you be presenting the closing argument for  
23 the Government?

24          **MS. HAGAN:** Yes, Your Honor.

25          **THE COURT:** You may proceed, ma'am.

1 MS. HAGAN: "I told you that I have a breaking point  
2 and you are dangerously close. I see that you are on snap and  
3 texting so you clearly can respond. Why do you get to set the  
4 times? You can do what I say now or deal with the  
5 consequences. I just put a sick picture of you up on  
6 Instagram. If you're going to go back to ignoring me, I think  
7 it's time we add Pat and Riley to our group chat and see if  
8 they can track you down on campus. Please don't make me do  
9 that."

10 [REDACTED] was a college student in 2022, or trying to  
11 be one. Juggling classes, studying abroad at the London School  
12 of Economics, making new college friends, meeting a new  
13 girlfriend, all the while quietly and privately dealing with  
14 these messages.

15 Every hour of every day it seemed [REDACTED] was  
16 receiving these threats, these constant messages from the  
17 Defendant, Christopher Bendann. Threats in exchange for  
18 pictures and videos. Threats to make public explicit images  
19 and videos of [REDACTED] if he didn't continue to send more.  
20 Every day. Every single day.

21 In their opening statement, the defense alluded to [REDACTED]  
22 [REDACTED] being in a relationship. [REDACTED] was not in a  
23 relationship. [REDACTED] was in hell.

24 Good morning, ladies and gentlemen, my name is Kim Hagan,  
25 and with my colleague, Colleen McGuinn, we represent the United



1 States in this case against the Defendant Christopher Bendann.

2 Christopher Bendann, the former school teacher, former  
3 advisor of the Gilman School, and former wolf in sheep's  
4 clothing because among the images and videos that Bendann  
5 possessed of ██████████ were ones that he recorded himself  
6 when ██████████ was a minor.

7 So not only was ██████████ the victim of cyberstalking,  
8 he's also the victim of the crime sexual exploitation of a  
9 minor.

10 And the Defendant maintained, kept these images and videos  
11 of ██████████ as a minor on various devices and locations  
12 within his control: iPhones, laptops, iCloud. So that he  
13 could view them over and over again, these explicit images of  
14 ██████████ as a minor. And that makes Mr. Bendann guilty of  
15 possession of child pornography.

16 This was a side of Mr. Bendann that the Gilman community  
17 did not see.

18 And in their opening statement and through some questions  
19 of witnesses, the defense was a little critical of the Gilman  
20 School and the Gilman community for being very expensive, very  
21 private, very illustrious. I believe "insular" was the word  
22 that they used. They highlighted the fact that the Gilman  
23 School offers private networking opportunities that the  
24 students move on to elite colleges, play division I sports as  
25 if there's something bad about that? Having Gilman students

1 graduate and attend college, Georgetown, Yale, Dartmouth,  
2 playing division 1 sports.

3 And through their questioning, there was maybe a little  
4 criticism as well or a spotlight on the Gilman families, the  
5 Gilman students, because they're affluent. But it doesn't  
6 matter whether it's a private school or a public school.  
7 Sexual exploitation of a child can occur in any community,  
8 public or private school. All it takes is a perpetrator with a  
9 hidden agenda. A perpetrator who can surround himself with  
10 trusting individuals. A perpetrator who can cultivate these  
11 relationships, and more importantly, a perpetrator who can spot  
12 vulnerability.

13 And, yes, even private school students at Gilman  
14 experience vulnerability. Students at Gilman experience the  
15 same highs and lows and ups and downs that all teenage boys do.  
16 And enter, Mr. Bendann or Mr. B; the fun teacher, the cool  
17 advisor that everybody hoped that they would get assigned. He  
18 was the teacher who was hanging out with the cool lacrosse  
19 players. Driving them around to get food, breakfast, dinner,  
20 ice cream. Everybody hoped to be assigned to Mr. Bendann.

21 And as early as eighth and ninth grade he used these  
22 opportunities to get close to these young teens, to spend time  
23 with them away from the staff of the school, away from the  
24 supervision of their parents. And over time he was able to  
25 carve this place in their day-to-day lives in just the way that

1 he had hoped, like it was so normal, that he was part of their  
2 every day lives. Who's available to go to Bateman's? Anybody  
3 want to go get breakfast?

4 And then he started singling out one single boy. A boy  
5 that repeated seventh grade. A boy that when he came back to  
6 Gilman for eighth grade was now separated from his circle of  
7 best friends, who had now moved on to high school and were  
8 playing on different sports teams. That's how the Defendant  
9 first set his sights on his, quote, "██████."

10 You've heard several times during the trial that that was  
11 the nickname that the Defendant had for ████████████████, ██████, my  
12 favorite ██████.

13 In the earlier text messages between ████████████████ and the  
14 Defendant -- and ████████████████ is only 14, 15 years old -- you  
15 can see the increase in the frequency with which Mr. Bendann,  
16 Mr. B, is trying to get time alone with ████████████████.

17 And you hear bravely last week from ████████████████ about how  
18 these simple meals with him and a group of friends, simple  
19 favors that they got, rides home from the Defendant, eventually  
20 led to these late-night naked runs in which the Defendant would  
21 drive ████████████████, and other Gilman students, sometimes a  
22 variation of who was present as you heard during the testimony,  
23 to either Meadowood Park or St. Paul's School and tell them --  
24 mind you it's 10:00 or 10:30 at night according to their  
25 testimony, definitely dark, late. I believe Will Godine was

1 the one that used the word "spooked" because realistically they  
2 realized they could perhaps get expelled. But according to the  
3 Defendant, if they wanted to get home, they needed to strip and  
4 run.

5 One of these runs you saw a clip of, that was the naked  
6 run that occurred at Jack Stuzin's house, it was a very brief  
7 clip, and it was a clip that involved -- Mr. Stuzin identified  
8 himself in the background of the video. It was about 10  
9 seconds long. And [REDACTED] is seen running in front of the  
10 camera, the phone. And you can hear the Defendant's voice  
11 shout "Two [REDACTED]." [REDACTED] was the nickname for [REDACTED].

12 Mr. Stuzin identified the voice as Mr. Bendann's. A  
13 logical inference you can infer is that the Defendant is the  
14 one recording [REDACTED] running a naked lap.

15 Now, that naked lap was located on the Defendant's Sony  
16 Vaio laptop that was introduced into evidence. It was seized  
17 when the search warrant was executed in February of 2023. And  
18 according to the EXIF data, remember when Special Agent Eric  
19 Oberly explained what EXIF data is? It's that file information  
20 that is written on the file. It's like that unique digital  
21 fingerprint.

22 The EXIF data for that naked run at the Stuzin residence  
23 showed that the video was created on June 15th, 2017.

24 [REDACTED] would have been only 16 years old at the time.  
25 He is holding his hands in front of his genitals as he is

1 running this naked lap.

2 Now, not only was that file found on the Sony laptop, it  
3 was also found on the MobileSync backup. You probably remember  
4 hearing that several times during the trial, of an iPhone 7,  
5 and that MobileSync backup was within the Sony laptop. So it  
6 was found on both of those locations.

7 And as was explained to you, the MobileSync backup is the  
8 process by which somebody takes their -- the contents of their  
9 cell phone, the data, and they back it up to another device,  
10 like a laptop or an iPad.

11 And so here the Sony Vaio had a MobileSync backup for an  
12 iPhone 7. And what's interesting about that is the videos that  
13 serve as the basis for Counts 1 through 4, four of the sexual  
14 exploitation of a child counts that we'll get to later, those  
15 were created -- those files were created with an iPhone 7 as  
16 well. And what's interesting about that is that an iPhone 7  
17 was the one type of iPhone that was not recovered at the  
18 Defendant's residence when it was searched in February of 2023.  
19 They found the Defendant's iPhone 11, older iPhone 6, iPhone  
20 XS. But not the iPhone 7.

21 Now, [REDACTED] told you that these naked runs eventually  
22 led to, in his case, times when he was riding alone with  
23 Mr. Bendann in the car, which over time led to [REDACTED]  
24 having to ride naked in the car while Bendann drove [REDACTED]  
25 to McDonald's or home.

1 And [REDACTED], again, bravely told you that over time  
2 those rides eventually led to him being asked to masturbate in  
3 front of Bendann in the car which then also on occasion, as  
4 [REDACTED] told you, led to times where the Defendant touched  
5 him in the car late at night in a parking lot.

6 And I'll remind you the testimony of Charlotte Hoffberger,  
7 the Bryn Mawr graduate who, through her time at Bryn Mawr,  
8 became friends with several Gilman students. She hung out with  
9 them frequently. And she told you about a very distinct memory  
10 that she had. Her junior year, which would have been  
11 2017/2016, when [REDACTED] -- I'm sorry 2017 to 2018 -- when  
12 [REDACTED] would have been 16 to 17 years old.

13 Now, Ms. Hoffberger, the way she described it, these  
14 late-night runs to fast-food restaurants in the year were  
15 pretty common place among her and her friends; but there's a  
16 reason why this one stood out in her memory because she saw the  
17 Defendant's car parked in the corner. And when she testified  
18 she couldn't recall which establishment her and her friends  
19 were visiting that night for food, so when asked to mark where  
20 she saw the Defendant's vehicle she placed an X in both  
21 corners. But the reason it struck her as odd was because it  
22 was so far and she recognized the car as the Defendant's.

23 What made things even more strange was what happened next.  
24 She saw the Defendant get out of his car and realized the  
25 Defendant was with [REDACTED], which struck Ms. Hoffberger as

1 odd because they had seen them earlier in the evening.  
2 Hoffberger was with her friends, including Tyler Witherspoon.  
3 People that would have otherwise all gone out together to get  
4 food. She thought it was strange that neither the Defendant  
5 nor [REDACTED] had mentioned to any of them that they were  
6 grabbing something to eat. And that's why this particular  
7 occasion is burned in her memory.

8 [REDACTED] told you that this went on for years with the  
9 Defendant. I direct your attention to the 11th grade photo.

10 Look at the 11th grade photo and ask yourself, do you see  
11 in his eyes what the Defendant had been subjecting him to?

12 The Defendant sexually exploited plaintiff who was a  
13 minor. The Defendant possessed child pornography, and he  
14 cyberstalked [REDACTED]. And despite his efforts to get rid  
15 of the evidence of those crimes, it was captured.

16 Remember when Baltimore County Police Detective Shannon  
17 Markel was testifying, she was asked on cross-examination by  
18 the defense about how the Defendant was so cooperative and  
19 willingly turned over the passcode to his iPhone 11 as if he  
20 had nothing to hide.

21 This was in February of 2023, not long after the Defendant  
22 had been fired from Gilman and was aware of the allegations.  
23 So of course he willingly turned over the passcode. He didn't  
24 think they were going to find anything. Unbeknownst to the  
25 Defendant, when he deleted all of the images and the videos,

1 and they went into the deleted photo folder, and then he did  
2 the double delete and deleted them again to get them off of his  
3 device; unbeknownst to him they still sat in this Apple folder  
4 called expunged. And because of the foresight of the FBI  
5 agents, experienced in investigating these types of cases, they  
6 sent what's called a preservation letter to Apple for the  
7 Defendant's account. Essentially just freezing it so that it  
8 wouldn't go away after 30 days.

9 And because of that, because that account was frozen and  
10 the agents then obtained search warrants, they found their  
11 treasure trove of materials that the Defendant had with  
12 [REDACTED]. Again, materials that he kept, materials that  
13 involve [REDACTED] as a minor, materials that constituted  
14 child pornography. It literally was a collection.

15 Before I highlight the evidence, I just want to briefly  
16 review with you a quick summary of the elements of the charges  
17 the Defendant faces. Ms. McGuinn reviewed them summarily in  
18 opening statements. I'm just going to briefly do the same  
19 thing. I think it would help -- His Honor is going to read you  
20 very detailed instructions on each of the charges; but I do  
21 think it would be helpful to go over the elements for each of  
22 the crimes.

23 The first five counts are all the same charge, sexual  
24 exploitation of a minor. Then there's three counts, possession  
25 of child pornography, those are counts 6 through 8. And the



1 final count, Count 9, is the cyberstalking count.

2 I'm just going to start with the cyberstalking count  
3 because in the opening statement for the defense they did state  
4 that they were conceding that charge, that count, that they  
5 were not contesting it. But this is still a trial and you have  
6 to reach your conclusion beyond a reasonable doubt that the  
7 Defendant committed the crime of cyberstalking upon  
8 [REDACTED].

9 So Count 9, the first element of cyberstalking is that the  
10 Defendant used an interactive computer service or an electronic  
11 communication system of interstate commerce. This is the  
12 easier or more obvious of the elements. He used an iPhone to  
13 communicate with [REDACTED]. An iPhone that's not  
14 manufactured in the state of Maryland or in the United States.  
15 He used the internet service. Both of those factors meet this  
16 element.

17 The next element that the Government has to prove is that  
18 Mr. Bendann engaged in a course of conduct, let's start there,  
19 course of conduct. Repeated, repeated, persistent, constant,  
20 hounding text messages, demands, threats from May of 2022  
21 through December of 2022. That's the time range covered by  
22 Count 9. That is the time range covered by the chats,  
23 Government's Exhibit 221 and 222. 221 is the large, full  
24 version over 700 pages; 222 is the shorter version containing  
25 the selected chats, many of which you heard yesterday read to

1 you in court.

2 So, engaged in a course of conduct. And no problem in  
3 this case. Every day. Every day.

4 With the intent to harass, intimidate or cause substantial  
5 emotional distress. So how do you as jurors determine what the  
6 Defendant's intent was when you can't go back in time and you  
7 can't read his mind as he was firing off these messages to  
8 [] [] [] [] [] [] [] [] [] [] ?

9 "I'm thinking if I make it a little uncomfortable maybe  
10 you'll actually take this seriously. What does that mean? It  
11 means maybe I find a way for this to be unpleasant slightly for  
12 you or you can think of something. And then you will try to  
13 avoid that experience in the future and remember it to be more  
14 communicative. Okay. Well let's do this then. I'm going to  
15 bed but I want to wake up to good ones. Like good face, not  
16 angry, interesting angles. Let's say five tonight to buy extra  
17 time to talk later. Does not mean that this whole situation is  
18 dealt with though. If you don't want to send the five or  
19 forget tonight, we're going to have a bigger problem."

20 And as you may have gleaned yesterday looking through the  
21 messages and hearing them read, if you read even more of them  
22 as you will have access to them during your deliberations, you  
23 can sense the tone as the recipient or the reader of these  
24 messages.

25 So ask yourself when you're deliberating, when you read

1 through these demands and these threats from the Defendant, do  
2 you think when he sent them to [REDACTED] that intended to  
3 brighten [REDACTED]'s day and to wish him well? Is that what  
4 you would logically infer from reading through the series of  
5 messages from the Defendant? Or would you logically infer that  
6 the Defendant's intent was to harass, intimidate, coerce, and  
7 cause emotional distress? Whether he was angry or where he was  
8 jealous. His intent was to always remind [REDACTED], doesn't  
9 matter where you go, it doesn't matter who you meet, or what  
10 you do, the Defendant wanted [REDACTED] to know that with the  
11 click of a button I will ruin you. Whether it's your family,  
12 new girlfriend, new job. You name it, the Defendant wanted to  
13 screw with it. That was his intent; intimidate, harass, coerce  
14 and cause substantial emotional distress.

15 And lastly, you have to find that [REDACTED] did  
16 experience substantial emotional distress. And you can make  
17 that finding several ways.

18 From his testimony, I mean, just by way of example he used  
19 words like panicked and scared to describe how he felt to  
20 receive screenshots like this. A fake Twitter account created  
21 by the Defendant, one of the things he would threaten when he  
22 would say going public, send me something, I'll take it down.

23 You also saw the fake Instagram account that made it look  
24 like it was [REDACTED]'s, fd\_tch, with photos, explicit photos  
25 associated with that account. The Defendant would send

1 screenshots of that, too, to [REDACTED] when he wasn't  
2 responding timely, when he was refusing to meet.

3 "You're asking for it. Well, too late. You're public.  
4 How about I try to message Riley? Wonder what she would think  
5 about all this?"

6 And then the Defendant would send a screenshot like that.

7 "Okay. It's done. Bye fucker. Just went and looked at  
8 her story. Sure she'll notice soon and do something."

9 What would a reasonable and ordinary person in  
10 [REDACTED]'s position, how would they react? Would they  
11 suffer emotional distress, substantial emotional distress. A  
12 logical inference based on your common sense, your life  
13 experiences, yes. But you actually have the testimony from  
14 [REDACTED] and just viewing. And these are just snippets.

15 We only read half of the selected chats binder. There's  
16 months and months worth, over 700 pages, and it's constant.  
17 And eventually because [REDACTED] is so terrified, eventually  
18 he always has to cave.

19 "I'll be over at 7 if you can't wait till then. I'll  
20 literally do anything."

21 The desperation in just that example.

22 That response comes after the series of taunting, dangling  
23 threats.

24 "I'm going to do it. Here we go. Just messaged her. Oh,  
25 I think she's -- I think she's going to accept me."

1 It doesn't matter what time of day, where [REDACTED] is.  
2 Defendant didn't care. All he cares about is controlling  
3 [REDACTED], setting him, making him do what the Defendant  
4 wants. And so many times he succeeded because you remember  
5 that date, June 7th, 2022: "I'll be over at 7 if you can wait  
6 until then I will literally do anything."

7 And June 7th you saw snippets of those videos yesterday of  
8 what [REDACTED] would have to go through just to keep the rest  
9 of his life from falling apart because of the Defendant's  
10 actions.

11 The evidence against the Defendant on the cyberstalking  
12 count is overwhelming.

13 Let's go back to Counts 1 through 5. They are all charges  
14 for sexual exploitation of a child on different dates which  
15 we'll go through each one. But the elements for sexual  
16 exploitation of a child are as follows: Using a minor. Based  
17 on some of the questions that you've heard through  
18 cross-examination, this is the million-dollar question. In the  
19 videos covered by Counts 1 through 5, is [REDACTED] a minor?

20 And as we go through each one, you'll have multiple ways  
21 that we can establish that [REDACTED] is a minor. Most  
22 importantly, his own testimony as he was shown stills from each  
23 of the videos, but we'll go through other ways as we walk  
24 through each count to prove how we know, in addition to  
25 [REDACTED]'s testimony, that he was under age at the time that

1 the Defendant recorded him.

2 Engaged in sexually explicit conduct. And in this case,  
3 in these videos, the sexually explicit conduct is either  
4 masturbation or it's the showing of male genitalia in a way  
5 that is suggestive of sexual activity. That's what makes the  
6 videos in Counts 1 through 5 sexually explicit conduct because  
7 that's what the Defendant had [REDACTED] do.

8 And for the purpose of producing a visual depiction.  
9 Well, you've seen the visual depictions. We have them for each  
10 count. And, again, in interstate foreign commerce. Satisfied  
11 again because the images, the videos, the pictures are produced  
12 using materials that were manufactured outside of the United  
13 States.

14 So let's start with Count 1. And this is just a  
15 screenshot of the video depicted in Count 1. Just to orient  
16 you or remind you of which one we're discussing here. If you  
17 recall, [REDACTED] identified that Pollo shirt, the Princeton  
18 Pollo shirt here, and indicated that he was a minor when this  
19 video was taken.

20 Now, according to the EXIF data on this video it was  
21 created September 16th, 2017. It was located in the expunged  
22 folder of the Defendant's iCloud, which is significant because  
23 he tried to delete it. And the reason he tried to delete it is  
24 because he knew that it is evidence of a crime because  
25 [REDACTED] in September of 2017 was only 16 years old.

1 The EXIF data also showed that this video was created with  
2 an iPhone 7, again, an iPhone 7 that was not recovered from  
3 Mr. Bendann's residence during the execution of the search  
4 warrant, but we know he obviously had one at some point.

5 This particular video was located in another location as  
6 well. So in the expunged folder of his iCloud account was also  
7 located in the Dell laptop MobileSync backup of his iPhone 11.  
8 So iPhone 11, at some point there was a MobileSync backup done  
9 to this Dell laptop. And the same video for Count 1 was  
10 located in that MobileSync backup and the MobileSync backup for  
11 the iPhone 11 was dated July 23rd, 2020.

12 The same video was also located in the Sony Vaio laptop.  
13 The Dell laptop was the one found on the desk in the living  
14 room of the Defendant's residence, and the Sony Vaio was the  
15 one that was found under the stairs of the basement in that  
16 storage area.

17 So the same video was found in all of those locations.  
18 Here's the interesting thing that the defense suggests with no  
19 basis, the EXIF data must be wrong. [REDACTED] was 18 or  
20 older. EXIF data is wrong.

21 If it's some weird fluke, it's a weird fluke on every  
22 single device. That EXIF data is incorrect on the file that's  
23 in the iCloud expunged folder, on the MobileSync backup on the  
24 Dell, it's incorrect on the Sony Vaio. Oddly, all of the files  
25 that are same video on all of the devices have the same MD5

1 hash number and EXIF data and Agent Oberly explained that those  
2 are unique pieces of information for a file.

3 And the fact that they are the same and consistent through  
4 all of these locations and all of these devices establishes its  
5 credibility, reliability. How can they contest that? How can  
6 they contest that it's the same? Every single device?

7 And, the fact that [REDACTED] told you that he was under  
8 18. And when you watch this video in Count 1, and it's not  
9 shown here because it's just a still image, look at

10 [REDACTED], look at his face. Does he look like an adult in  
11 that picture? Use your eyes when you look at these as well.

12 Count 2. This is just to, again, orient you. This was  
13 another video where [REDACTED] is in the front passenger's  
14 seat of the car being driven around. And both Count 1 and  
15 Count 2 [REDACTED] is masturbating while he's being recorded  
16 by the Defendant. Those are our visual depictions of sexually  
17 explicit material.

18 Count 2 consists of three different videos, three  
19 different clips all dated June 21st, 2018. All with  
20 [REDACTED] in the car. All of these located in the expunged  
21 folder of Mr. Bendann's iCloud account.

22 Again, he went out of his way not just to delete them, but  
23 to double delete them. All three photos created with an iPhone  
24 7; again, also found on the Dell laptop; and, again, they all  
25 have the same MD5 hash and EXIF data between the iCloud



1 expunged folder and as they're found on the Dell 1B4. Again,  
2 emphasizing the reliability in the EXIF data. Again, that's on  
3 top of just look at [REDACTED], look at his face, look at his  
4 chest. Does he look like he's an adult? Plus his testimony  
5 that he was under 18.

6 And just another interesting piece of evidence to  
7 consider. Note in this image, in these videos in the car when  
8 [REDACTED] says that he was under 18, he's not wearing a  
9 necklace. He's not wearing a necklace in any of the videos for  
10 Counts 1 through 5, the sexual exploitation of a minor. He  
11 testified that he received the Gilman necklace that he showed  
12 you when he testified, he took it out from under his shirt,  
13 that he received that the fall of his senior year when he was  
14 18.

15 And if you go back and do watch the videos that you were  
16 shown yesterday from the summer of 2022 when he is an adult,  
17 you'll see that he's always wearing it. Just another piece of  
18 corroborative evidence that when the videos that serve as the  
19 basis for Count 2 were made, contrary to what defense may  
20 argue, he was in fact a minor.

21 Moving on to Count 3. Count 3 consists of two videos.  
22 This is just, again, one screenshot to orient you. Both of  
23 these videos covered in Count 3 depict [REDACTED] standing in  
24 the shower while he's being recorded in the Halpert residence.

25 This screenshot reminds of those images where you're shown

1 a picture and some people immediately see one image and other  
2 people might immediately see a different image. The primary  
3 image is [REDACTED] standing in the shower, no necklace again  
4 by the way. The other image you may have quickly noticed is  
5 Mr. Bendann in the reflection as he's recording [REDACTED].

6 And at some point the Defendant records [REDACTED]  
7 masturbating in the shower. This video too was located in the  
8 Defendant's iCloud expunged folder, yet another one that he  
9 attempted to get rid of.

10 This is a side-by-side comparison of one of the videos  
11 showing the tile on the bathroom floor, the rug, next to an  
12 image taken by the FBI of the Halperts' residence. And the  
13 reason why that is important is because the EXIF data on these  
14 two videos that were recovered in Mr. Bendann's iCloud expunged  
15 folder showed that it occurred at the Halpert residence on  
16 Malvern Avenue. And we know that that's true, Stacy Halpert  
17 identified that is her bathroom. We know that the Defendant  
18 was house-sitting for the Halperts that weekend of August 26,  
19 2018. We know that from Stacy Halpert's testimony, and we know  
20 that from the monthly calendar that Mr. Bendann kept,  
21 August 26, 2018.

22 Friday, October 24th, Halpert; Saturday, October 25th,  
23 Halpert. Doesn't say Halpert on the 26th, but we know from  
24 Ms. Halpert's testimony that he was house-sitting for them that  
25 weekend.

1 So if the GPS data is correct on the EXIF data then isn't  
2 the date correct as well, August 26th, 2018? [] would  
3 have only been 17 years old. What are they going to say is  
4 wrong with that one? What basis will they have to say that the  
5 EXIF data for these videos is wrong?

6 Again, these videos were created with an iPhone 7. They  
7 were also found on that Dell within the MobileSync backup on  
8 the Dell laptop.

9 So all of these pieces of evidence corroborate the fact  
10 that when these videos were made [] was, in fact, a  
11 minor.

12 Count 4. Count 4 is a single video that was created at  
13 the Feiss residence. The left side of this screenshot, that is  
14 a screenshot from the actual you video involving [].  
15 And, again, he's standing in the shower of this residence. The  
16 Defendant actually proceeds to wash him during this video and  
17 then masturbate him. Recording it all.

18 So the left hand is just a screenshot to show you the tile  
19 of that bathroom, shower, the floor of that bathroom, because  
20 we then are able to match it to the photo taken by the FBI at  
21 the Feiss residence. And of course you recall Mr. Feiss  
22 immediately recognized how he was familiar with the tile of the  
23 floor and the shower and the shower wall because of the  
24 remodeling that they did. And how unique some of the tiling  
25 was.

1 The notation there at the top, I've just zoomed in on the  
2 list of written Venmo transactions that Mr. Feiss identified.  
3 That's how they would typically pay the Defendant for the times  
4 that he would house-sit. \$350 for the weekend of January 2nd,  
5 2019. Not the weekend, I'm sorry, this was an actual family  
6 holiday vacation. So let's look at January 2nd, 2019.

7 Mr. Feiss told you that they went on a family vacation  
8 leaving December 26th and they returned on January 2nd. They  
9 had gone out to Wyoming, I believe he said.

10 And we have the Feiss's name here on -- this is  
11 Government's Exhibit 90, Defendant's monthly planner. On the  
12 28th there's an entry for Feiss; 29th, Feiss; 30th, Feiss;  
13 31st, Feiss; January 1st, Feiss; January 2nd, Feiss.

14 And then the bottom screenshot is just the actual Venmo  
15 records showing that Mr. Feiss's wife, Hadley, paid Mr. Bendann  
16 through a transaction and paid him \$350.

17 So, again, this is a single video. According to the EXIF  
18 data this is dated January 2nd, 2019. So, again, this is one  
19 [REDACTED] is a minor. This, too, was located in the  
20 Defendant's iCloud expunged folder. Again, this one was  
21 created with an iPhone 7. This was also located on the Dell  
22 MobileSync back up, and the GPS data in the EXIF information  
23 puts it at the Feiss residence on Brightside Road. So, again,  
24 if the GPS data in the EXIF data is accurate, how can the date  
25 not be? What are they possibly going to argue to establish

1 that this information is faulty? It's corroborated by  
2 Mr. Feiss, the photographs, the calendar. [REDACTED] was a  
3 minor here too in Count 4. Which the calendar entries, I've  
4 got to say, even if you were to entertain, even if you were to  
5 entertain the possibility that for each of these videos on each  
6 of these counts the EXIF data is wrong and somehow got wonky, I  
7 mean, what a coincidence that he just happened to be  
8 house-sitting at the actual locations on the dates where the  
9 EXIF data is wrong. Is that really a believable conclusion?

10 Count 5. Count 5 is a single video. The image on the  
11 left is just a screenshot from the actual video itself. And  
12 the screenshot on the right is from the [REDACTED] residence  
13 shower.

14 And in this particular very lengthy video, which I believe  
15 you only saw a short portion of, [REDACTED] is in the shower  
16 at his own residence and, again, the Defendant washes him and  
17 masturbates him.

18 According to the EXIF data, this video is dated  
19 February 9th, 2019. [REDACTED] is still a minor. He doesn't  
20 turn 18 until March 20th, I believe. It's located in the  
21 expunged folder, again, of the Defendant's iCloud. So he did  
22 the double-delete trying to get rid of this video as well. It  
23 was created -- this one was created with an iPhone XS. There  
24 was an iPhone XS recovered from the Defendant's residence  
25 during the search warrant execution. It was also -- this video

1 was located on the Dell MobileSync backup.

2 And the GPS data, the EXIF data shows the GPS data, he's  
3 at the [REDACTED] residence on Overbrook Road. And we know from  
4 [REDACTED] testimony, and she identified a travel ticket  
5 that was introduced into evidence, that they were in fact away  
6 that weekend in Nashville.

7 The EXIF data shows the time on the video as 10:54 a.m.,  
8 10:54 a.m. was significant. Ms. McGuinn brought it out during,  
9 I think it was Agent Walker's part one testimony, that at some  
10 point in the video [REDACTED] asked what time it is. And the  
11 Defendant responds 11:00 a.m. The EXIF data is accurate for  
12 the date, the location, the time. How are they going to say  
13 that that one is wrong?

14 The evidence against the Defendant on all five counts of  
15 sexual exploitation of a child is overwhelming. And your  
16 verdict on those counts should be guilty.

17 I'll move on to possession of child pornography.

18 Although, one more thing on the EXIF data. It didn't seem  
19 from yesterday during Agent Walker's testimony that there's any  
20 challenge to the EXIF data on the summer of 2022 videos. There  
21 is EXIF data on those videos. That's how we know two were on  
22 June 7th, 2022; two were on June 14th, 2022. So is the  
23 argument that those dates are right when [REDACTED] is an  
24 adult, but the ones where he's a minor that would establish  
25 proof of the Defendant's guilt, those are wrong, inaccurate,

1 not reliable. How are they going to explain that.

2 Possession of child pornography --

3 **MR. NIETO:** Your Honor.

4 **THE COURT:** Private channel.

5 (Whereupon, the following conference was held at the  
6 bench:)

7 **THE COURT:** Mr. Nieto.

8 **MR. NIETO:** We had let Ms. Hagan some leeway but she's  
9 shifting the burden and explicitly asking the juror to have us  
10 have to respond and that is problematic and inappropriate.

11 **THE COURT:** Thank you, Mr. Nieto. Ms. Hagan, you're  
12 flirting with major trouble here. The Defendant didn't object.  
13 I didn't intervene on my own. I was on the verge but didn't.

14 The reason that I think that this maybe just skates by at  
15 this point is that there have been things said by defense  
16 counsel both in cross and in opening that raised questions  
17 about these timing issues, and, arguably, that gives you some  
18 basis for reacting as you are now, as opposed to this being  
19 viewed as some sort of a burden-shift or commenting with  
20 respect to the Defendant's responsibility to present a defense.  
21 All kinds of troublesome areas.

22 Save rebuttal for rebuttal. See what happens in their  
23 closing. And Ms. McGuinn may find that certain doors swing  
24 open by virtue of how Mr. Nieto argues. But if you're at that  
25 point now of entitlement, it's only just barely and thinly

1 based on what has been presented by the defense in their  
2 opening and on cross. And I admonish you that you cannot in  
3 closing argument set up demands for the Defendant to prove or  
4 disprove certain matters. I am explicitly not finding that you  
5 have done that yet, but you're close.

6 **MS. HAGAN:** Yes, Your Honor.

7 (Whereupon, the bench conference was concluded.)

8 **THE COURT:** You may continue, Ms. Hagan.

9 **MS. HAGAN:** Thank you, Your Honor.

10 Count 6, 7 and 8 pertain to the charge of possession of  
11 child pornography. There are three elements to that offense:  
12 To knowingly possess a visual depiction. And in this case  
13 Mr. Bendann actually created the videos and images that he  
14 possessed, maintained them in his control. And the visual  
15 depictions involved sexual explicit material of [REDACTED],  
16 who was a minor engaged in sexually explicit conduct. Either  
17 shown masturbating or his private genital area was exposed and  
18 shown in such a way to be suggestive of sexual conduct.

19 And, again, it had to have been an interstate foreign  
20 commerce. And we'll discuss where each of these counts, where  
21 the materials are found; but they were found on devices that  
22 were made with materials outside of state of Maryland and the  
23 United States.

24 Count 6 covers the possession of child pornography on  
25 Mr. Bendann's iCloud account, cbendann@gmail.com. And the



1 materials involved in Count 6 are the same videos that cover  
2 Counts 1 through 5 but these were found in a different  
3 location. So possession of child pornography of these videos  
4 on the iCloud account, cbendann@gmail.com.

5 Count 7 covers possession of child pornography that was  
6 found on the Dell laptop. And, again, it's the same videos  
7 from Counts 1 through 5 just found here on the Dell. And  
8 that's a separate count of possession of child pornography.

9 Count 8, on Count 8, the Sony Vaio, the laptop found under  
10 the stairs, there was the same video from Count 1 was found on  
11 this laptop, so that's an additional count of child  
12 pornography.

13 Which then brings us back to the last count, which is  
14 Count 9. And, again, the time frame for Count 9 is May through  
15 December of 2022. Within the messages from May through  
16 December of 2022, there's examples of how the Defendant stalked  
17 [REDACTED]. Always needed to know where he was and no matter  
18 where he was Mr. Bendann would continue with his demands,  
19 threats, and his coercion.

20 And he was successful with his threats and intimidation  
21 and coercion and we know that, again, because from  
22 [REDACTED]'s testimony, and we know from the videos, and these  
23 are just two screenshots from two of the videos, that  
24 [REDACTED] would ultimately comply.

25 And if the look on [REDACTED]'s face in those videos

1 isn't substantial emotional distress then I don't know what is.

2 Ladies and gentlemen, it took three days to present the  
3 testimony and evidence in this case on the Government's behalf.  
4 And we know that at times it's been difficult because you've  
5 had a lot to watch, a lot to read, and some of it may have been  
6 very difficult to digest. And we appreciate your time and  
7 attention in this very sensitive matter.

8 But there still is additional work to be done and focus to  
9 be had because you need to go back and review the evidence  
10 thoroughly, looking at the elements that the Government has to  
11 meet. And, you have to determine whether or not the Government  
12 has met our burden of establishing the Defendant's guilt beyond  
13 a reasonable doubt. And there is insurmountable evidence based  
14 on [REDACTED]'s testimony, corroboration of former Gilman  
15 students, his former friends, EXIF data, the digital forensics,  
16 the Venmo transactions, the calendar entries, the videos  
17 themselves. All of that combined, when you look at all of that  
18 evidence, what other logical verdict is there to reach other  
19 than guilty?

20 One of the things that you will have to evaluate as you  
21 discuss the evidence is witness credibility. And when the  
22 number of students, former students, testified, their  
23 credibility was somewhat attacked in that they were asked about  
24 a series of messages in a group chat. A group chat that took  
25 place after the Defendant had been terminated. I believe the

1 group chat was in February of 2023. And on cross-examination,  
2 the allegation was that these former students, friends of  
3 [REDACTED], had come together to communicate and figure out a  
4 way to concoct stories, make the case better: Just come  
5 forward and say what you need to, to make the case stronger.

6 As if it was a conspiracy, a conspiracy to lie, a  
7 conspiracy to corroborate [REDACTED]'s lies. But as  
8 Mr. Schloeder explained it, that's not what was happening in  
9 that group text message. This was a group of former students  
10 and friends that were in shock over what they learned about  
11 their friend, [REDACTED], but also about their friend  
12 Mr. Bendann.

13 And if these former students came here and testified after  
14 conspiring to make up stories, then why weren't they all the  
15 same? Or why didn't everybody come in with some impactful  
16 story, like Will Godine and the towel incident. A very  
17 memorable incident for Mr. Godine, it took him by surprise when  
18 it happened. But an incident like that, and the Snapchats at  
19 night that some of the other former students talked about from  
20 Mr. Bendann where he would ask questions, like, "Are you  
21 wearing pants," or "Why are you wearing a shirt?" They're just  
22 small examples of the Defendant testing the waters with these  
23 relationships and how much trust there was. How far could he  
24 push the envelope.

25 And at the time maybe they thought it was weird, but it

1 was also Mr. Bendann, Mr. B., and maybe that's what [REDACTED]  
2 thought too when he found himself in the position. He may have  
3 found himself in a position on a number of occasions wondering  
4 if he should tell somebody. And he was asked that on  
5 cross-examination. "You never told a single person," "You say  
6 this went on for years and you never told a single person?"

7 And [REDACTED]'s response was something to the effect of  
8 "being abused by your teacher for years isn't something that  
9 you're proud of."

10 It appeared as though he felt some shame, embarrassment.  
11 But not at last Friday, last Friday he came in to this very  
12 public courtroom, this very public forum, and he answered some  
13 very uncomfortable and difficult questions, very uncomfortable  
14 and difficult questions. And his testimony, again, it's  
15 corroborated. I mean, just from what happened in London,  
16 corroborated from Riley Seelert, [REDACTED], the text  
17 messages. Everything that [REDACTED] testified to is  
18 corroborated.

19 And he was asked on cross-examination whether or not he  
20 was just doing this to save his relationship because  
21 Ms. Seelert realized in the summer when she made the discovery  
22 and was going to end things. He was asked whether or not he  
23 just made this up to save the relationship. He was going to  
24 come in here in front of everyone and recount some of the worst  
25 moments of his life for that reason?

1 He was also asked on cross-examination whether or not he's  
2 doing this to sue, to get money. And his response was, "I'm  
3 just here to get justice."

4 And so despite having to relive these moments publicly,  
5 [REDACTED] really carried the weight of the Government's  
6 burden, the Government's burden. We have to establish our case  
7 beyond a reasonable doubt and [REDACTED] carried the weight of  
8 that burden. He said he's just doing this for justice.

9 And, ladies and gentlemen, it's time. It is time to find  
10 the Defendant guilty of the crimes that he committed against  
11 [REDACTED]. We ask that you find him guilty of Counts 1  
12 through 5 for the sexual exploitation of a child; Counts 6  
13 through 8 for the possession of child pornography; and Count 9  
14 for cyberstalking.

15 Thank you.

16 **THE COURT:** Ladies and gentlemen, we're going to take  
17 a recess now. During the recess do not discuss the case with  
18 anyone. Do not discuss it even among yourselves. Do not allow  
19 yourselves to be exposed to any news article or reports that  
20 touch upon the case or the issues it presents or any articles  
21 or reports that relate to any of the participants in the case.  
22 Avoid all contact with any of the participants in the trial.  
23 Do not make any independent investigation of the law or are the  
24 facts of the case. Do not look up anything pertaining to the  
25 case or its participants on the internet. Do not consult an

1 encyclopedia or a dictionary. Ten minutes.

2 Take the jury out.

3 **THE CLERK:** All rise for the jury.

4 (Jury exits at 11:24 a.m.)

5 **THE COURT:** Ten minutes.

6 **THE CLERK:** All rise. This Honorable Court now stands  
7 in recess.

8 (A recess was taken from 11:25 a.m. to 11:43 a.m.)

9 **THE COURT:** Be seated, please. A few housekeeping  
10 matters related to the jury instructions. The table of  
11 contents has now been corrected to show that there is an  
12 instruction 35.

13 We found a typographical error in the table of contents in  
14 the header for instruction number 39 as well as in the header  
15 for the instruction itself. The word "count" has been replaced  
16 with "counts," plural.

17 And then the number 3, Mr. Proctor, you sent an email  
18 actually to chambers raising a concern, but you've overlooked  
19 instruction 22, paragraph number 2. Please look at that and  
20 then make your record on withdraw of your concern.

21 **MR. PROCTOR:** Yes, we would withdraw that request,  
22 Your Honor. I wasn't working from this version.

23 **THE COURT:** Got it. Request withdrawn.

24 Ms. McGuinn, you may approach.

25 Mr. Proctor, you may approach.

1 Ms. McGuinn, I've provided the Government with a copy of  
2 the instruction I intend to deliver at the conclusion of this  
3 trial. Are they acceptable to the Government?

4 MS. MCGUINN: Yes, Your Honor.

5 THE COURT: Mr. Proctor, I've supplied the Defendant  
6 with a copy of the instructions that I plan to deliver to the  
7 jury at the end of this trial. Are they acceptable to the  
8 Defendant?

9 MR. PROCTOR: Yes, sir.

10 THE COURT: Mr. Nieto, are you ready to proceed?

11 MR. NIETO: Yes, Your Honor.

12 THE COURT: Bring the jury in.

13 THE CLERK: All rise for the jury.

14 (Jury enters at 11:45 a.m.)

15 THE COURT: Be seated, please.

16 Mr. Nieto, on behalf of the Defendant do you wish to make  
17 a closing argument?

18 MR. NIETO: Yes, Your Honor.

19 THE COURT: You may proceed.

20 MR. NIETO: Thank you.

21 Well, good morning, again. As I said in my opening, my  
22 name is Christopher Nieto and with Gary Proctor, my co-counsel,  
23 we are representing Christopher Bendann.

24 As we had said in our opening statement, we try to give  
25 you a roadmap as to how we thought the case would go.

1 Specifically, for everyone's edification, right, we said that  
2 we are not challenging the accusation about the cyberstalking.  
3 Very clearly, Mr. Bendann lost his mind after [REDACTED] was  
4 leaving high school and moving on with his life. And he fully  
5 accepts responsibility for that fact.

6 But, what we said in our opening, the reason why we're  
7 here is because Mr. Bendann did not sexually exploit a minor or  
8 knowingly possess child pornography. The romantic relationship  
9 with [REDACTED] came to fruition when he was 18 years old.  
10 And the videos that were created occurred after the romantic  
11 relationship began.

12 Again, Mr. Bendann did not sexually exploit a minor or  
13 possess child pornography.

14 And as Ms. Hagan said, we can all fully appreciate and  
15 understand this is a difficult case for everyone, specifically  
16 jurors. The actions of Mr. Bendann captured in the text  
17 messages are unforgivable. The inability to let go, in this  
18 case, was criminal. Nobody here is trying to make any excuses  
19 in any way for that conduct.

20 But the Government is banking on the shocking nature of  
21 the cyberstalking offense, the unsettling nature of the videos,  
22 and your appropriate and collective moral outrage to make you  
23 skip over some of the details, to skirt your responsibilities  
24 and convict simply because of how offensive the way it was he  
25 treated [REDACTED] after [REDACTED] left the state.



1 Again, about a week ago we conceded that count. It was  
2 never in dispute. Yet, we spent hours during this trial  
3 reviewing that. And the majority, the bulk of the Government's  
4 closing argument hinged on those accusations, accusations that,  
5 again, we were not pushing back on in any way.

6 But, from the witness's testimony, right, we know that the  
7 conduct of Mr. Bendann, once ██████████ was over 18, was  
8 inconsistent with who he was. The reputation he earned after  
9 years of working hard and contributing to this community, the  
10 reputation of being that go-to advisor in middle school, the  
11 cool teacher that got along with all of the students. All of  
12 it gone with the push of that send button from his phone.

13 That's why I say, respectfully, we must put aside those  
14 collateral and emotional thoughts from both sides and simply  
15 focus on the evidence presented and not presented. That is how  
16 we can ensure this verdict will be fair and just.

17 So, again, just to reiterate what we said in the opening,  
18 in case there's some confusion, we do not deny that he is  
19 guilty of cyberstalking.

20 Now, I think the Government and we agree on that point but  
21 that may be the last point in which we can fully agree. But,  
22 there might be a few things.

23 So one of the things that Ms. Hagan said in her closing,  
24 which we acknowledge, was that ██████████ had repeated the  
25 seventh grade.

1 Now, the testimony was that he had been re-classed. I had  
2 not heard that terminology. I don't know if that's a Gilman  
3 thing or not. But as I had always heard it was that he was  
4 held back or repeated a grade. And so the significance of that  
5 is only that he is older than the other students in his class.

6 He graduated high school at the age of 19, he turned 18 in  
7 his junior year; and then of course when he left Maryland to go  
8 to Pennsylvania he had already been in this relationship with  
9 Mr. Bendann for about 18 months after he had turned 18.

10 Secondly, which I think we can all agree, is that  
11 ██████████ made no representations to his family, his friends,  
12 his teachers, his coaches, his teammates, anyone, that there  
13 was abuse occurring when he was in high school.

14 Now again, so there's no confusion, I'm not referencing  
15 anything that happened during his senior year because again  
16 we've conceded that point; but I am referencing the years of  
17 abuse that ██████████ alleges occurred starting from the ages  
18 of 14 or 15. And the Government referred to it consistently as  
19 under 18, under 18, but we cannot forget specifically what it  
20 was ██████████ said as to when this abuse allegedly began.

21 What we also do know is that ██████████'s parents were  
22 incredibly active in his upbringing, right. They fought  
23 enough, they had their finger on the pulse of what was going on  
24 with their son well enough to know, well enough to know that  
25 not for academic reasons but that he should be re-classed

1 because he just wasn't mature enough, right? Again, I don't  
2 say that in any way to embarrass him. But what I'm saying is  
3 that that is an attention and level of care and focus that I  
4 don't know if many people's parents would do.

5 Now, we know that Gilman, through their report cards,  
6 would have extensive notes from their teachers, right, but  
7 that's all about grades. To know your child well enough to  
8 know that they would need an extra year to mature, that is a  
9 decision that can only be made by involved parents.

10 And we could see that was not an easy decision to make  
11 because, again, he's not failing academically. He did well  
12 throughout middle school and high school. He was AP and taking  
13 honors classes, right.

14 But [REDACTED] struggle with that decision, again, that  
15 is a continued reflection of her focus on her son. So the  
16 parents were observant and paying attention to know that  
17 [REDACTED] needed more at that time, and they worked hard to  
18 get him there.

19 Now, once he returned from Calvert, right, doesn't take a  
20 rocket scientist to imagine they're going to be even more  
21 focused on him, right, because now he's coming back to Gilman.  
22 Did this year at Calvert serve the goal that it was aimed to  
23 do? Of course. Why wouldn't they? They want to make sure  
24 that he's adjusting well socially, academically, athletically,  
25 right? They want to see him happy. They want to see him doing

1 well.

2 While he struggles, they're going to want to see if  
3 there's any changes that can be made, right? They're going to  
4 be following up. These are super involved parents. And yet,  
5 they picked up on nothing. They saw nothing wrong. And that's  
6 because there was nothing going on at that time. There was  
7 nothing wrong.

8 Once he gets to college, right, obviously his parents  
9 aren't with him as much, right. He's living in another state,  
10 right. They're not going to be able to see the signs and  
11 issues that were clearly prevalent when he was in college. But  
12 that cannot be said for ██████████ when he was at Gilman. It  
13 cannot be said when he was living in their home, a house that's  
14 a stone's throw away from the school where they both worked.  
15 Nothing about the meticulous attention to their children or  
16 well-being would suggest that they were unobservant. And yet  
17 there was nothing.

18 As I said, for God sakes, they worked at the same school.  
19 Picked up on nothing? No teacher said, "You know, he's  
20 struggling at the age of 14 or 15. He's lashing out." No, we  
21 didn't hear anything about that.

22 Now, based on common sense with the limited information we  
23 have about this family that just doesn't make sense. If  
24 anything untoward were going on for an extended period of time,  
25 as the testimony was three to four years of high school

1 education, the [REDACTED] would have known.

2 And from what we can tell about his best friend, James  
3 Schloeder, is that Mr. Schloeder does not lack passion or  
4 caring for his friend. He was the one who figured out the  
5 anonymous Gilman student at the heart of this case before  
6 anyone else did. He positioned himself within this community  
7 to assist in whatever way he could. He sort of lodged himself  
8 in between the Gilman alum and the [REDACTED], specifically to  
9 try to help. That kid, that kid would have noticed if his best  
10 friend, one of the only two most important people on the planet  
11 to him, he would have noticed if [REDACTED] changed his  
12 deodorant much less be subjected to years of underage sexual  
13 abuse by their mutual friend. Of that, we should be  
14 100 percent certain.

15 Now, to be candid, Mr. Schloeder may put his heart before  
16 his head sometimes, but the friendship with [REDACTED]  
17 transcended their respective grades. It goes back to when they  
18 were childhood friends. You could tell how upset he was that  
19 he didn't know anything. You could see how upset he was about  
20 that because that's because of the misrepresentations about  
21 what was actually going on between [REDACTED] and Mr. Bendann.

22 Again, Mr. Schloeder figured out who it was that was being  
23 discussed for purposes of cyberstalking, but was gobsmacked  
24 with the allegation of the underage abuse. He knew [REDACTED]  
25 [REDACTED], he knew Christopher Bendann. But he didn't know this

1 was happening at Gilman? The sober kid at all these parties,  
2 the kid who is not drinking. He's not picking up on anything  
3 weird going on? [REDACTED] never made a drunken comment? No  
4 one made any statements. There was no visual or nonverbal cues  
5 that his best friend in the world would make that he's not  
6 picking up on? No, he would have known. Somebody would have  
7 known.

8 And, again, we know from [REDACTED] that Mr. Bendann was  
9 not -- again, I'm not talking about the cyberstalking. I'm  
10 talking about when he said he was 15 when this happened, right.  
11 The pressure points for the cyberstalking, the pressure points  
12 on a 20 year old, it's very simple. Continue sending me videos  
13 or I will share the videos that I have of you. That's how that  
14 works. But that doesn't apply when there's underage  
15 accusations especially for someone as educated as [REDACTED].

16 We heard from the testimony. He was raised, he knew if  
17 you see something, say something. He was taught at the school  
18 to say something if he saw something; but he would have  
19 reported the abuse. Because, again, it's not as if Mr. Bendann  
20 was saying "don't tell anybody that I'm videotaping you  
21 underage involved in sexual behavior because if you do I'm then  
22 going to provide that to your friends." No, of course not. Of  
23 course not. That just doesn't make any sense because that  
24 didn't happen. In fact, nothing happened like that.

25 [REDACTED] did not testify that Mr. Bendann threatened

1 him or extorted him or cyberstalked him prior to turning 18.  
2 You've seen no text messages or communications during that time  
3 frame in support of what [REDACTED] testified to occurring.  
4 And that is because it didn't happen before March 20th of 2019.

5 What else do we know? Well, we had provided as an  
6 exhibit, right, a picture of [REDACTED] from May 19th of 2022,  
7 right? This is when he was 21 years old. The significance of  
8 that is because in relation to the exhibit that the Government  
9 has shown, which was I think the yearbook photos, the four of  
10 them, right, there's no stark difference in the physical  
11 appearance between the 18 year old and the 21 year old.  
12 There's nothing there to help distinguish different ages from  
13 watching the videos. The hairstyle hasn't changed. There's  
14 nothing remarkable about the physical appearance. No.

15 We have the photos and the videos of [REDACTED] when he  
16 was 18. But there is a stark difference from what he alleges  
17 when this was, he said, was all happening in 2018 to when he  
18 got older, right. And we've seen that picture. What do we see  
19 in this photo, right? We see glasses.

20 Indeed, from the Government's exhibit that they introduced  
21 at the beginning of the case and in their closing we can see  
22 unequivocally that he was wearing glasses at that age in 2018  
23 when he's alleging this was happening. But we don't see hide  
24 nor hair of those glasses anywhere in the videos, purportedly  
25 taken from that time frame, and that is incredibly relevant and

1 important because this is the time frame in which the  
2 Government alleges two of these videos were created; but he's  
3 not using glasses to view his phone or anywhere else in the  
4 video do we see that. And that simply doesn't make sense.

5 But, as the Government is going to repeat ad nauseam, pay  
6 no attention to the man behind the curtain. Don't worry about  
7 that. The EXIF data cures all the ills of our case. It solves  
8 any question that we can't explain within the narrative that  
9 we've presented to you.

10 So, ladies and gentlemen, what I'm saying is, it's your  
11 common sense to make a determination whether you can rely on  
12 the EXIF data solely. That is a problem.

13 And, primarily, one of the reasons is because Mr. Oberly,  
14 when he testified, talked about the technology on this. He  
15 says, it's going at such a rapid pace, every six months  
16 something new is going on. We're struggling to keep up. We  
17 don't know what he's going to say in five months or 29 days  
18 about EXIF data. We have no idea because he even acknowledged  
19 that the EXIF data can be corrupted.

20 But, most importantly, most interesting of his  
21 testimony -- and I don't know if you folks remembered this --  
22 but there was an issue with the EXIF data in this case in  
23 relation to certain files where the creation date was a certain  
24 date and the modification date preceded that, right. That  
25 doesn't make any chronological sense at all, right? And the



1 Government astutely identified that as a problem and posed the  
2 question to Mr. Oberly. And his response was, "I don't know.  
3 I don't know why that is."

4 The Government's forensic computer expert got on the stand  
5 on a matter germane and specific to this case. This was not an  
6 abstract or hypothetical question. This was the computer data  
7 associated with the files in this case. He did not know how to  
8 explain them. So what does he do? You heard him, "I picked up  
9 the phone and called Apple."

10 Again, this is the expertise that they're providing to you  
11 on which they are basing the bulk of their arguments. I'm  
12 going to call the Apple line and the Apple line gave me a  
13 possible explanation, one potential theory. Obviously, he  
14 didn't say EXIF isn't ironclad anymore. He says, "Well, you  
15 know, I called them, maybe it was recreated on a different  
16 date."

17 Now, everything that we know about the forensics in this  
18 case, right, phones, iPads, backups, iClouds, things that are  
19 moving all over the place in terms of creation, modified, saved  
20 dates, when this is happening. No. The EXIF data is flawed  
21 because you can't say the EXIF data is not when your expert  
22 himself did not understand it during his review of the evidence  
23 in this case.

24 So, but that's just one issue, right.

25 Also, look at what common sense tells you. Now, Defense

1 Exhibit 6 and 7, right. I had introduced these through Special  
2 Agent Walker, right. And it was significant because, again,  
3 the Government used one of these photos or a facsimile of it to  
4 clarify potential EXIF issues during the direct testimony. And  
5 for Special Agent Walker, it did take her a bit to acknowledge,  
6 we all know, which is that these have very different dates and  
7 times on them. Okay.

8 Now, to be sure, she was very quick to reply: Don't  
9 worry. The EXIF data, that's what it is. This is proof, the  
10 EXIF data is proof.

11 They didn't provide any EXIF data to establish in these  
12 videos if it occurred before [REDACTED]'s 18th birthday. If  
13 they did have that data, trust and believe, it would have been  
14 one of the indicted counts, right. And we know that because we  
15 sat through the Government's closing, which all it was was text  
16 message after text message after text message from 2022, the  
17 count to which we've already conceded. They spend that much  
18 time and energy hitting home those more salacious points for  
19 your benefit. If they could establish that this was under the  
20 age of 18, they would have charged it. But they didn't. They  
21 didn't.

22 This isn't child pornography. It's not sexual  
23 exploitation of a minor. And it is good proof as to why the  
24 EXIF data is fallible. And again, as I said, we know this  
25 because of the conflicting dates in the photos, right. It

1 obviously can't be December of 2018 and March of 2017 at the  
2 same time, obviously. Maybe you're all thinking, right, what  
3 would anyone think, but they both say it happened before March  
4 of 2019. It's a fair question. Absolutely.

5 So, accordingly, what do we know? Well, we know that  
6 these videos were filmed surreptitiously. We know they were  
7 filmed through a spy camera, a nanny cam, if you will. So, the  
8 same witness, Special Agent Walker, we went through the Google  
9 searches that they were able to find from Mr. Bendann's  
10 electronic devices.

11 Two, not one, but two special agents from the FBI with  
12 decades of experience working on these types of investigations  
13 created this list of Google searches from the accounts. The  
14 search is important because what it shows is that Mr. Bendann  
15 did some online research for spy cameras, the same cameras he  
16 used in these videos. He did these online searches in January  
17 of 2020. He did not do these searches when ██████████ was in  
18 high school or before his graduation. ██████████ was already  
19 18 years old and had been for almost a year in January of 2020.  
20 And we see these types of cameras being used and they're dating  
21 it 2017 and 2018. That's obviously an impossibility. It's  
22 literally impossible that these were from pre-2019. And the  
23 frustrating thing about this, the frustrating thing about it is  
24 that the case agent, the FBI, two qualified assistant United  
25 States attorneys were wholly unaware.

1 This Google search is a typed document. This is not a  
2 printout, which meant someone, either Special Agent Corn or  
3 Special Agent Walker, sat there and typed this out: "Ten best  
4 spy cameras you can buy in 2023," the search was in  
5 January 24th, 2020. "The seven best nanny cams of 2023," the  
6 search was in January 24th of 2020. "The 10 best sites to send  
7 anonymous text messages," which would be wholly relevant for  
8 cyberstalking, not for anything else, that was the 10 best  
9 sites in 2022, that search as well was in January of 2020.

10 They didn't even look at what they were writing. They  
11 didn't even look at what they were presenting to you.

12 Doesn't matter if it's UTC time, if it's Eastern Standard  
13 Time, or it's some other time period, you cannot be searching  
14 for the best anything three or four years in the future. This  
15 is an error. This is a fatal flaw because, again, the  
16 significance of this is directly in relation to some of the  
17 images that we're seeing, right. And they're just ignoring it.  
18 That's all they're doing, ignoring it.

19 The Government had equally provided no testimony as to the  
20 image file names in the sequential order. And this is  
21 significant because as you're going to see in the jury  
22 instructions where we're talking about the first five counts,  
23 right, each of the files in the indictment has a name, right.  
24 And it's like -- it has numbers.

25 So from 2017, that's when it purportedly happened, that

1 filename is 6965. What happens in 2018, it's sequential, 6966,  
2 67 and 68. We keep moving, now we're in 2018 later, and we so  
3 those numbers -- now we're now in the 60s anymore, we've jumped  
4 to 74 and 75. We move forward to January of 2019, again,  
5 according to the EXIF data, and now we go backwards to 6969.  
6 And then lastly, in February of 2019, the nomenclature for that  
7 file is 6976. So it's not even in sequential order based on  
8 the chronology that they're telling you is when these videos  
9 were created. That doesn't make any sense.

10 And the Government says, "Oh, well, you know, he was  
11 house-sitting at these houses on certain dates. We established  
12 that on cross. He was house-sitting the exact same dates in  
13 different years, all after 2019." But it's just the EXIF data,  
14 EXIF data cures it all.

15 None of this computed data makes sense and it must make  
16 sense or you cannot come to the conclusions that the Government  
17 already came to a long time ago. Irrespective of what the  
18 actual evidence will show.

19 Now, we've heard from a variety of former students, all of  
20 whom without a doubt are motivated to come here to court. No  
21 one, no one as much so as James Schloeder. And one of the  
22 things that he said that I do not have any quarrel with,  
23 100 percent believable, is that, as he said, no one expected  
24 the text conversations that he had to be revealed to anyone.  
25 He is absolutely correct about that. And the reason for that

1 is because it provides some insight, pulling back the curtain,  
2 right. It's illuminating because it shows what these guys are  
3 actually saying and doing when they don't think anyone is  
4 listening. They're offensive. They're crude. They're  
5 homophobic. They're racists amongst each other. God knows  
6 what they would be like with people they don't know.

7 But it's illuminating because, again, what it does is it  
8 shows you who they are when they don't think anyone is paying  
9 attention. The reason why we kept circling back to that wasn't  
10 just, again, it's not for purposes of embarrassment, right.  
11 It's because it's a major part of this case. Notwithstanding  
12 the intolerance for anyone that is different from them.

13 Mr. Schloeder importantly tried to get his friends to lie  
14 about their experiences with Mr. Bendann. He expressed  
15 disbelief and even frustration, frustration when they didn't  
16 have anything to offer. I'm sorry, I've never had experiences  
17 like with Mr. Bendann. "Damn." That was his response to  
18 Mr. Witherspoon. "Damn." Damn, indeed.

19 And look, if this weren't such a serious case, right, all  
20 right, if this revelation doesn't go to the core of what we've  
21 got going on here then maybe we could just chalk this up to  
22 young men being and saying stupid, dumb things. But this is  
23 not a joke. This is a serious case. Something that  
24 Mr. Schloeder knew all too well. And, candidly, would never  
25 joke about his friend's abuse. You saw him, that's not in

1 dispute. He talked about the effect that this would have on  
2 him. How upset he was. His frustration was palpable, right.  
3 You could feel it. But that doesn't look like the type of  
4 emotionally affected best friend who's going to start cracking  
5 jokes at the expense of what's going on to his friend.

6 In the same conversation where he's expressing concern  
7 that we don't have enough evidence, we don't have enough  
8 evidence, do you expect him to believe, in that same portion of  
9 the conversation, he's just going to start joking? No. Proof  
10 is in the text messages.

11 And, it wasn't just him trying to conjure up allegations  
12 to help his friend that give us cause for pause. No. Another  
13 troubling aspect was his futile attempt to explain away the  
14 repeated offensive words like "gay" and "fag." This is  
15 relevant, right, because, in addition to the animus that he and  
16 the other witnesses at trial have towards Mr. Bendann, but  
17 because he couldn't own it. That was one of the more awkward  
18 explanations of homophobia that -- that I think has been heard  
19 in a while.

20 I mean, he provided his phone. He provided the phone that  
21 had naked photos of his friends. He provided the text in which  
22 he tried to provoke his colleagues to lie for the benefit of  
23 one of their brothers. And he provided the text conversations  
24 in which he's using this language. When confronted, he lied.  
25 Most stupid sort of way, too.

1 To think that, well, when I use the word "gay" and "fag,"  
2 I'm not actually making a comment about their sexuality, I'm  
3 just using their sexuality as a term that's derogatory towards  
4 them and everyone else. That's explanation for prejudice.

5 I don't actually dislike gay people, I just use their  
6 sexuality to describe things I don't like. That's called  
7 homophobia. That's called offensive. That is explicitly why  
8 Gilman needs DEI or CEI, or whatever acronym they want to use  
9 for that school. Someone like Mr. Schloeder, who attended  
10 pre-K all the way to 12, right, the quintessential Gilman man,  
11 generational member of that community, his father being a  
12 teacher before him. He demonstrated precisely what a Gilman  
13 man thinks and says when only other Gilman men are around. He  
14 acted as if it was a normal adjective, an adjective of course  
15 that he would never use at work, which is exactly what I think  
16 he said. Totally normal. He didn't see it to be a bad thing.

17 I think he did suggest it hadn't aged well, right, because  
18 2022, you know, that's a generation ago. But the dishonesty  
19 and shame in his actions is precisely the dishonesty that we  
20 see in those texts to create the fiction against Mr. Bendann  
21 just without the appropriate shame.

22 Everything James Schloeder touched was tainted because  
23 whether true or not he told them: You need to come forward and  
24 say something. Maybe you get 20 or 30,000 out of it to boot.

25 Even ██████████ testified with regards to the destruction



1 of these images for them to be expunged, he had said it was  
2 part of the conversation that he had with Mr. Bendann. Asked  
3 him to delete it.

4 He also said -- he testified, "I didn't know I was being  
5 recorded." For God sakes, the Government gave you videos in  
6 which he's saying, "Please stop recording." He's looking at  
7 the camera.

8 But the strangest part of this case, right, neither ██████  
9 ████████, James Schloeder, or any other Gilman alum has any  
10 interest in suing the school. Again, to be sure, per  
11 ████████████████, he had been habitually abused by a teacher at the  
12 school while he was working there and while ████████████████ was  
13 attending the school, and we know that this school has deep  
14 pockets, but they have no interest in being paid. And that's  
15 fine. I'm not challenging that. What I am challenging is that  
16 common sense, if anyone had learned that a school's teacher  
17 abused their son, they would take a flamethrower to that place.

18 It's a strange reaction that, indeed, abused as a minor at  
19 this affluent school, no, we're not going to sue. They're more  
20 upset about what happened when ██████ went to college, when it  
21 wasn't a Gilman matter than anything else. And that is more  
22 indicative of this revisionist history than what they think  
23 their friend was when they believed him to be a minor victim,  
24 right. That's what this is about, is that the cyberstalking  
25 came to light abundantly clear. And so they got angry, as well

1 they should. It was an emotional abuse of their friend as an  
2 adult, unacceptable. And that's -- and then everything starts  
3 going through that prism, right. We start looking at things  
4 that no one had any issues with and we start demonizing certain  
5 actions in support. That is the revisionist history.

6 This demonization of Mr. Bendann, however, years  
7 afterwards. And, again, only being presented in the way they  
8 have because of what they believe occurred to their friend. I  
9 get it. They're angry. They're upset. Wholly, wholly  
10 appropriate. But they didn't see anything in high school.  
11 They didn't hear anything in high school. There was no sign of  
12 any malfeasance at all between Mr. Bendann and ██████████.  
13 But since the cyberstalking, they are too re-classing their  
14 history with Mr. Bendann and that is the problem.

15 Now, ladies and gentlemen, the decisions you're going to  
16 make in this case have real-life consequences. This is a  
17 serious case and it requires serious consideration. The  
18 credibility of the witnesses is at the forefront of that  
19 determination and should be the focus of your considerations.  
20 Please, please do so. Because if you do, if you follow the  
21 judge's instructions, you will see that there is reasonable  
22 doubt in this case.

23 You have not been given the appropriate materials to  
24 construct that bridge from the presumption of innocence to  
25 guilty beyond a reasonable doubt. You cannot make bricks

1 without clay. They simply have not provided it to you.

2 I appreciate your willingness to listen to me throughout  
3 this case. On behalf of Mr. Bendann, Mr. Proctor and I thank  
4 you all for your time and consideration.

5 We are confident, as we previously mentioned the reasons,  
6 amongst others, the only appropriate verdict in this case with  
7 regards to the sexual exploitation of a minor and the  
8 possession of child pornography is not guilty.

9 Thank you.

10 **THE COURT:** Thank you, Mr. Nieto.

11 Rebuttal, Ms. McGuinn.

12 **MS. MCGUINN:** Yes, Your Honor. Thank you.

13 **THE COURT:** You may proceed.

14 **MS. MCGUINN:** Thank you.

15 I'm going to talk about three categories of things:  
16 First, who is on trial? The Defendant, Christopher Benji  
17 Bendann. Not [REDACTED], not the Gilman School, not  
18 James Schloeder, as much as the defense wants to villainize him  
19 and make him the scapegoat in this case. Not any one of those  
20 young men that you saw come in and tell you some of the things  
21 that they're not particularly proud of, they are not on trial  
22 here. And the fact that all of them missed this happening, I'm  
23 sure, and as Mr. Schloeder said, is something that makes him  
24 angry every single day.

25 And I'm sure every single one of you sitting here can only

1 imagine the guilt that you would feel if you found out your  
2 best friend, your teammate, God forbid your child was sexually  
3 abused on your watch. And you know why it happens? Because it  
4 happens in secret, ladies and gentlemen. There aren't an  
5 audience going by while this is happening. The bus full of  
6 nuns coming back from the voter registration rights wasn't  
7 going by the McDonald's parking lot on that particular night to  
8 watch what was happening. There were two people there. Him  
9 and [REDACTED]. That's it. [REDACTED] weren't there. I  
10 hate to think what could have happened if they were. None of  
11 those boys were there. He was. [REDACTED] was. That's  
12 it. They are not on trial.

13 The second is EXIF data. I'm not a computer person,  
14 that's why there's an expert to help explain all of this for  
15 all of us. And, yeah, Agent Oberly told you he came across  
16 something that he didn't understand, and he called Apple,  
17 because the best thing about the smartest among us is we know  
18 what we don't know.

19 And, Agent Oberly told you that when it came to Count 1,  
20 those images, the date was a little funny. Not off. It said  
21 September 16th, and then it said September 18th of 2017. And  
22 he told you, "I needed to figure out what was happening there,"  
23 because the other four counts in the iCloud as well as the  
24 mobile backup all had the exact same EXIF data. No issues.

25 So he took Count 1, and he went back, and he looked and in

1 the oldest -- the oldest of the Defendant's computers, the  
2 Sony, it says the word "trim." Which Agent Oberly and his  
3 expertise told you it implied to him that the movie had been  
4 altered.

5 I remember the example I gave him. I wanted to take a  
6 selfie of me, Ms. Hagan and I believe it was -- I'm sorry,  
7 Ms. Jarman and me. And I said if I take it today it's going to  
8 have one date, and if the next day I crop it it's going to have  
9 different date in the EXIF data. That's cropping, that's  
10 trimming.

11 And that is a logical explanation that Agent Oberly  
12 researched and found out so that he could explain that one  
13 small difference to all of you. It doesn't change the fact  
14 that the EXIF data has the date and time, and as Ms. Hagan went  
15 through for you, corroborated 15 ways to Sunday.

16 But the last thing I want to touch on is the timeline.  
17 And I'm going to pretend I don't know anything about computers.  
18 I'm going to pretend for a moment that Agent Oberly never  
19 testified. And let's show you why the EXIF data, therefore,  
20 Counts 1 through 5, are in fact sexual exploitation of a child,  
21 while 6 through 8 are possession of child pornography. I'm not  
22 even going to talk about the cyberstalking. That's done and  
23 done. I'm not even going to talk about it. We're not going to  
24 worry about it. And I'm not even going to rely, as counsel  
25 suggests, on the horrible words that are in it to try to prove

1 to you or make you go backwards and say, well, if that's  
2 horrible then this is horrible too.

3 Your Honor, if it's okay, can I move the pad?

4 THE COURT: You may.

5 MS. MCGUINN: Thank you.

6 This is going to be the non-EXIF data timeline. First,  
7 let's go through [REDACTED] before I write anything. He  
8 was 14 or 15 years old when this began. I encourage you,  
9 please, please go look at the government's exhibit which shows  
10 all of the texts from 2015. It's Government's Exhibit 122. It  
11 included that picture of [REDACTED] sleeping and being  
12 called [REDACTED].

13 "Highlight of my evening was seeing you." Page 56, asking  
14 to FaceTime him 10:00 at night while he was still his eighth  
15 grade student. Asking him to go out for steak because it's  
16 prime rib night, like a date, on Page 213.

17 He says, "I talked to your mom, you can come with me to  
18 ice cream," on Page 216. Again, unfettered access and complete  
19 trust to have access to this boy.

20 Page 222, "Did you hear me cheer for you today?"

21 Page 240, "Did you see me waive at you today?"

22 And lastly, check out Page 295 to 296. [REDACTED] is drunk.  
23 [REDACTED] is drunk. And the Defendant says, "You messed  
24 up again, [REDACTED]?" Not, I was just your teacher five months ago  
25 and a freshman in high school is intoxicated so maybe I should

1 talk about this with him or his parents. No. Take a look at  
2 that. So that all makes sense. Fourteen, 15 years old, this  
3 behavior is starting.

4 He says it started off with streaking. And we know that  
5 that's correct because we have the streaking video from  
6 June 15th of 2017, which Mr. Stuzin told you occurred while  
7 they were in high school, and you see [REDACTED] running.  
8 That's what he said came first. That kind of, haha, this is so  
9 funny, look what we're doing. 16 years old and three  
10 months-ish.

11 Then it moves on. I'm by myself with him. He starts  
12 driving me back and forth in exchange for rides to McDonald's.  
13 If you look closely in Count 2, there is a McDonald's bag in  
14 the corner. If you really want to watch the video again.  
15 There's a McDonald bag in the corner and a McDonald's soda  
16 sitting right there, consistent with what [REDACTED] told  
17 you.

18 Count 3. He said then it progressed. We're now doing  
19 showers at people's homes. And the first one was the  
20 Halperts', second one was the Feisses', and then we get to his  
21 own home. I'm not going to go through what Ms. Hagan did about  
22 why we know it was those weekends, the calendars, the  
23 information that Ms. Halpert and Mr. Feiss and [REDACTED] told  
24 you about.

25 And then it goes from there that he kept making deals with

1 me. There's a call on March 3rd of 2017, of those voicemail  
2 calls that you have an opportunity to listen to. So he is not  
3 yet 18. "Yo, can you fix what we talked about, please." And  
4 [REDACTED] told you that's that whole thing referencing  
5 making a deal. That's all before he turned 18.

6 That's [REDACTED]'s timeline.

7 And then of course the rest of it when he moves on from  
8 his life but never really completely clipped from the tentacles  
9 of Chris Bendann.

10 But let's look at the timeline.

11 Counsel just told you the Defendant lost his mind when  
12 [REDACTED] left for college, that would be the fall of  
13 2020. Okay. So let's do this.

14 [REDACTED] was born March 20th of 2001. [REDACTED]  
15 [REDACTED] turned 18 on March 20th of 2019. That is the day, a  
16 junior in high school, that a teacher began a relationship with  
17 him, according to the defense. Still a child at that school, a  
18 student at that school, but 18. And this went on for  
19 approximately 18 months. So when he graduated in 2020, he went  
20 off to school -- let's give it September of 2020. So between  
21 this time frame, they were in a relationship. That's why I put  
22 a heart there. Again, [REDACTED] is still a student. And  
23 you count the summer months, but nonetheless still a student.  
24 And then he loses his mind, that's what we just heard, from  
25 2020 forward is when he loses his mind. Here's why this



1 doesn't add up.

2 Ms. Jarman, if you could please help me. If you could  
3 pull up Government's Exhibit 228. Thank you. Second page.  
4 You can scroll the first five, April 2019. If you could  
5 highlight the bigger one. I'm so sorry, Ms. Jarman. Thank  
6 you.

7 April 2019. "Incomplete deal."

8 Sorry, my handwriting is absolutely atrocious, and I  
9 apologize.

10 "Just unblock me and we won't talk till Friday."

11 I'm sure you're catching on what I'm putting down here,  
12 which is, doesn't that all sound an awful lot like the texts in  
13 2022 that are uncontested that they were cyberstalking or  
14 extorting in nature?

15 But here's some other things that we know: November of  
16 2019, you can look at Government's Exhibit 91, which is this  
17 calendar, he has the senior retreat written down. That's when  
18 [REDACTED] received that necklace that he wears all the  
19 time.

20 So even if you want to ignore the Venmo, which I don't  
21 suggest you do, as you saw he wore that necklace. You saw him  
22 on the stand with it and you see all of the adult videos and  
23 the adult pictures, he's wearing it all of the time. Look at  
24 the five counts. He doesn't have that necklace.

25 So only between March and November of 2019, when he was 18

1 to 18 and a half years old, all five of those videos were  
2 created according to the defense. See if you can match the  
3 dates up for the Halperts, Feisses, and [REDACTED] between  
4 March 20th of 2019 and November of 2019.

5 And if you're still not sure -- if you can please put up  
6 that exhibit one more time, Ms. Jarman. Do you need the  
7 number? Thank you. And you can go to the bottom three.  
8 Senior in high school in the shutdown, if you can remember that  
9 at all. We're all trying not to.

10 "My next step is to contact Emma," who [REDACTED] said  
11 was a girl he liked. A girl, by the way, that he liked, not  
12 the Defendant, not someone else, not some other person in his  
13 life. He liked Emma. And the Defendant knew if I send stuff  
14 to Emma that's going to be pretty humiliating and end that  
15 experience.

16 So, without using any EXIF data, these are Venmo records,  
17 the Defendant's calendars, the relationship by consent, in  
18 love, would have had to occur from March 20th of 2019 to  
19 April 8th of 2019, before he sends "incomplete deal, unblock me  
20 on everything," when he sends money to him on Venmo. Two  
21 weeks. Two weeks of love. Two weeks where he made five  
22 videos.

23 And when you watch the five videos, as Ms. Hagan pointed  
24 out, you can see [REDACTED] does get progressively a little  
25 bit bigger and a little bit older. Two weeks of love.

1 Try to find the [REDACTED] and the Feisses and the Halperts  
2 between March 20th of 2019 and April 8th of 2019. It just  
3 doesn't happen that way. That timeline makes no sense.

4 He was extorting him and humiliating him and using him and  
5 sexually exploiting him from the jump. The moment that little  
6 boy became his advisee in the eighth grade, vulnerable, worried  
7 about friends, not sure what to do, not sure how to manage it.  
8 And the parents of that little boy said: Please, Chris  
9 Bendann, please help us. Please help us get [REDACTED] moving in  
10 the right direction. He latched onto that kid, and he never  
11 let go.

12 The time has come. Make him let go, and find him guilty.

13 **THE COURT:** Ladies and gentlemen, as I said  
14 previously, the evidence is closed. Now the arguments and  
15 presentations of counsel have been made, but still, the trial  
16 is not over and the case is not in your hands as I must  
17 instruct you on the law that is relevant to your deliberations  
18 and ultimately to the verdict that you will return.

19 Rather than instruct you now, we will stop and take a  
20 lunch break. Lunch will be provided to you. During this lunch  
21 break, do not discuss the case with anyone. Do not discuss it  
22 even among yourselves. Do not allow yourselves to be exposed  
23 to any news article or reports that touch upon the case or the  
24 issues that it presents or any articles or reports that relate  
25 to any participants in the case. Avoid all contact with any of

1 the participants in the trial. Do not make an independent  
2 investigation of the law or the facts of the case. Do not look  
3 up anything related to the case or its participants on the  
4 internet. Do not consult an encyclopedia or a dictionary.

5 We're going to take just a little over 45 minutes for  
6 lunch. We will reconvene at 1:25 p.m.

7 Take the jury out.

8 **THE CLERK:** All rise for the jury.

9 (Jury exits at 12:38 p.m.)

10 **THE COURT:** Recess until 1:25.

11 **THE CLERK:** All rise. This Honorable Court now stands  
12 in recess.

13 (A recess was taken from 12:39 p.m. to 1:33 p.m.)

14 **THE COURT:** Are we ready for the jury, Ms. McGuinn?

15 **MS. MCGUINN:** Yes, Your Honor.

16 **THE COURT:** Mr. Nieto?

17 **MR. NIETO:** Yes, Your Honor.

18 **THE COURT:** Bring the jury in.

19 **THE CLERK:** All rise for the jury.

20 (Jury enters at 1:33 p.m.)

21 **THE COURT:** Good afternoon, ladies and gentlemen.

22 Thank you for your patience and attention throughout this case.  
23 I shall now instruct you on the law applicable to the case  
24 before you.

25 Let me explain our respective roles, which are quite

1 different. It's my duty as judge to instruct you as to the law  
2 that applies to the case. It's your duty to decide the facts  
3 and in deciding these facts to comply with the rules of law and  
4 apply them as I state them to you without regard to what you  
5 think the law is or should be.

6 On these legal matters, you are required to follow the law  
7 exactly as I give it to you. If any attorney has stated a  
8 legal principle different from any that I state to you in my  
9 instructions, it is my instructions that you must follow.

10 You should not single out any instruction as alone stating  
11 the law, but you should consider my instructions as a whole  
12 when you retire to deliberate in the jury room.

13 None of you should be concerned about the wisdom of any  
14 rule that I state. Regardless of any opinion that you may have  
15 as to what the law may be or ought to be, it would violate your  
16 sworn duty to base a verdict upon any other view of the law  
17 than that which I give you.

18 Your duty is to pass upon and decide the factual issues  
19 that are in the case. You, the members of the jury, are the  
20 sole and exclusive judges of the facts. You must pass upon the  
21 weight of the evidence. You determine the credibility of the  
22 witnesses. You resolve such conflicts as there may be in the  
23 testimony. And you draw whatever reasonable inferences you  
24 decide to draw from the facts as you have determined them.

25 If any expression of mine or anything I may or may not

1 have done would seem to indicate any opinion relating to any  
2 factual matters, I instruct you to disregard it.

3 You're to perform the duty of finding the facts without  
4 bias or prejudice as to any party. You are to perform your  
5 final duty in an attitude of complete fairness and  
6 impartiality.

7 This case is important to the government, for the  
8 enforcement of criminal laws is a matter of prime concern to  
9 the community. Equally, it is important to the Defendant who  
10 is charged with serious crimes. The fact that the prosecution  
11 is brought in the name of the United States of America entitles  
12 the government to no greater consideration than that accorded  
13 to any other party in a case in litigation. By the same token,  
14 the government is entitled to no less consideration.

15 All parties, whether government or individuals, stand as  
16 equals at the bar of justice.

17 It would be improper for you to consider in reaching your  
18 decision as to whether the government sustained its burden of  
19 proof any personal feeling that you may have about the  
20 defendant's race, religion, national or ethnic origin, sex,  
21 sexual orientation, or age. All persons are entitled to the  
22 presumption of innocence and the government has the burden of  
23 proof, as I will discuss in a moment.

24 It would be equally improper for you to allow any feelings  
25 you might have about the nature of the crimes charged to

1 interfere with your decision-making process.

2 Under your oath as jurors, it would be improper for you to  
3 be swayed by sympathy. You are to be guided solely by the  
4 evidence in this case. And the crucial question you must ask  
5 yourselves, as you sift through the evidence, is has the  
6 government proven the guilt of the defendant beyond a  
7 reasonable doubt.

8 It is for you alone to decide whether the government has  
9 proven the defendant guilty of the crimes charged solely on the  
10 basis of the evidence and subject to the law as I instruct you.  
11 If you let fear or prejudice or bias or sympathy interfere with  
12 your thinking, there's a risk that you will not arrive at a  
13 true and just verdict.

14 If you have a reasonable doubt as to the defendant's  
15 guilt, you should not hesitate for any reason to find a verdict  
16 of not guilty.

17 But, on the other hand, if you should find that the  
18 government has met its burden of proofing the defendant's guilt  
19 beyond a reasonable doubt, you should not hesitate because of  
20 sympathy or other reason to render a verdict of guilty.

21 The statements, objections, and arguments of counsel are  
22 not evidence and should not be considered by you as evidence.  
23 The evidence in this case consists of the sworn testimony of  
24 the witnesses, the exhibits received in evidence, and the  
25 stipulation.

1 Exhibits that were marked for identification but not  
2 received may not be considered by you as evidence. Only those  
3 exhibits received may be considered as evidence. Admitted  
4 exhibits will be available for your review, most in the jury  
5 room, but some only upon your request and then in the  
6 courtroom.

7 You are to disregard any testimony which I have ordered to  
8 be stricken.

9 Only the witnesses' answers are evidence and you are not  
10 to consider a question as evidence.

11 A stipulation is an agreement among the parties that a  
12 certain fact is true. You should regard such agreed facts as  
13 true.

14 Anything you may have seen or heard outside the courtroom,  
15 including any newspaper, media publicity of any kind is not  
16 evidence. It must be entirely disregarded. You must limit the  
17 information you get about the case to what came to you in the  
18 courtroom through the rules of evidence.

19 I remind you, ladies and gentlemen, that questions are not  
20 evidence but answers are.

21 It's the duty of the attorney for each side of a case to  
22 object when the other side offers testimony or other evidence  
23 that the attorney believes is not properly admissible. The  
24 attorneys also have the right and duty to ask me to make  
25 rulings of law and to request conferences out of the hearing of



1 the jury. All of these questions of law must be decided by me.  
2 You should not hold any prejudice against any attorney, or the  
3 client, because the attorney objected to the admissibility of  
4 evidence, or asked for a conference out of the hearing of the  
5 jury, or asked the court for a ruling on the law.

6 The Government has presented exhibits in the form of  
7 charts and summaries. I decided to admit these charts and  
8 summaries in place of or in addition to the underlying  
9 documents that they represent in order to save time and to  
10 avoid unnecessary convenience. The charts and summaries are no  
11 better upon than the testimony or the documents upon which they  
12 are based and are not themselves independent evidence.

13 So, while you're entitled to consider them, you are to  
14 give no greater consideration to these charts or summaries than  
15 you would give to the evidence upon which they are based.

16 It's for you to decide whether the charts, schedules, or  
17 summaries correctly present the information contained in the  
18 testimony and in the exhibits on which they were based. You  
19 are entitled to consider the charts, schedules, and summaries  
20 if you feel that they are of assistance to you in analyzing the  
21 evidence and understanding the evidence.

22 The defendant is charged in a charging instrument, a  
23 superseding indictment, with nine crimes about which I will  
24 instruct you shortly. Each charge is called a count. I will  
25 refer to each count by the number assigned to it in the

1 superseding indictment, which I will refer to simply as the  
2 indictment in these instructions.

3 You are reminded, however, an indictment is merely an  
4 accusation, and it's not to be used by you as any proof of the  
5 conduct charged.

6 Although the defendant has been indicted, you must  
7 remember that an indictment is only an accusation to which the  
8 defendant has pleaded not guilty. The indictment itself is not  
9 evidence.

10 As a result of the defendant's pleas of not guilty, the  
11 burden is on the prosecution to prove guilt beyond a reasonable  
12 doubt. This burden never shifts to the defendant for the  
13 simple reason that the law never imposes upon a defendant in a  
14 criminal case the burden or duty of calling any witness or  
15 producing any evidence.

16 The law presumes the defendant to be innocent of the  
17 charges against him. I, therefore, instruct you that the  
18 defendant is presumed by you to be innocent throughout your  
19 deliberations until such time, if ever, you as a jury are  
20 satisfied that the government has proven him guilty beyond a  
21 reasonable doubt.

22 The defendant begins the trial here with a clean slate.  
23 This presumption of innocence alone is sufficient to acquit the  
24 defendant unless you as jurors are you unanimously convinced  
25 beyond a reasonable doubt of his guilt. After a careful and

1 impartial consideration of all of the evidence in the case, if  
2 the government fails to sustain its burden, you must find the  
3 defendant not guilty.

4 This presumption was with the defendant when the trial  
5 began, and remains with him even now as I speak to you, and  
6 will continue with him into your deliberations unless and until  
7 you are convinced that the government has proven the  
8 defendant's guilt beyond a reasonable doubt.

9 The government has offered evidence tending to show on a  
10 different occasion the defendant engaged in conduct similar to  
11 the charges in the indictment. In that connection, let me  
12 remind you that the defendant is not on trial for committing  
13 this act not alleged in the indictment. Accordingly, you may  
14 not consider this evidence of the similar act as a substitute  
15 for proof that the defendant committed the crime charged. Nor  
16 may you consider this evidence as proof that the defendant has  
17 a criminal personality or a bad character. The evidence of the  
18 other similar act was admitted for a much more limited purpose  
19 and you may consider it only for that limited purpose.

20 If you determine that the defendant committed the acts  
21 charged in the indictment, and the similar acts as well, then  
22 you may, but you need not, draw an inference that in doing the  
23 acts charged in the indictment the defendant acted knowingly  
24 and intentionally and not because of some mistake, accident, or  
25 other innocent reasons.

1 Evidence of similar acts may not be considered by you for  
2 any other purpose. Specifically, you may not use this evidence  
3 to conclude that because the defendant committed the other act  
4 he must have also committed the acts charged in the indictment.

5 As I said, there has been evidence received during the  
6 trial that the defendant engaged in other conduct, which was  
7 similar in nature to the conduct charged in the indictment. If  
8 you find that the defendant did engage in that other conduct,  
9 and if you find that the other conduct has sufficiently similar  
10 characteristics to that charged in the indictment, then you  
11 may, but you need not, infer that the acts charged in this  
12 indictment, and other conduct, were part of a common plan or  
13 scheme committed by the defendant.

14 However, the evidence of similar conduct is to be  
15 considered by you only on the issue of identity, common scheme,  
16 plan or preparation. It may not be considered by you for any  
17 other purpose. Specifically, you may not consider it as  
18 evidence that the defendant is of bad character or has the  
19 propensity to commit crime.

20 There are two types of evidence that you may properly use  
21 in deciding whether a defendant is guilty or not guilty. One  
22 type of evidence is called direct evidence. Direct evidence is  
23 where a witness testifies to what he saw, heard, or observed.  
24 In other words, when a witness testifies about what is known to  
25 him of his own knowledge by virtue of his own senses, what he

1 sees, feels, touches or hears, then that's called direct  
2 evidence.

3 Circumstantial evidence is evidence that tends to prove a  
4 disputed fact by proof of other facts. Let me give you a  
5 simple example of circumstantial evidence.

6 Assume that when you came into the courthouse this  
7 afternoon, or this morning I guess, that the sun was shining  
8 and it was a nice day. Assume that the courtroom blinds were  
9 drawn, as they are, and you cannot see outside. Some time  
10 passes. Then, as you're sitting here, someone walks in with an  
11 umbrella that's dripping wet, and somebody else walks in with a  
12 raincoat that's also dripping wet. Now, you cannot look  
13 outside of the courtroom and you cannot see whether or not it's  
14 raining outside. So, you have no direct evidence of that fact.  
15 But, on the combination of facts that I've asked you to assume,  
16 somebody walks in with a wet umbrella, and somebody walks in  
17 with a dripping wet raincoat, on those facts it would be  
18 reasonable and logical for you to conclude that it has started  
19 raining outside. That's all there is to circumstantial  
20 evidence.

21 You infer on the basis of reason and experience and common  
22 sense from an established fact, wet umbrella, wet raincoat, the  
23 existence or the nonexistence of some other fact, it's raining  
24 outside.

25 Circumstantial evidence is no less value than direct

1 evidence for it's a general rule that the law makes no  
2 distinction between direct and circumstantial evidence. But  
3 simply requires that before convicting a defendant the jury  
4 must be satisfied of the defendant's guilt beyond a reasonable  
5 doubt from all of the evidence in the case.

6 During the trial you've heard the attorneys use the term  
7 "inference," and in their arguments they may have asked you to  
8 infer on the basis of your reason, experience, and common sense  
9 from one or more established facts the existence of some other  
10 fact.

11 An inference is not a suspicion or a guess, it's a  
12 reasoned, logical decision to conclude that a disputed fact  
13 exists on the basis of another fact that you know exists.

14 There are times when different inferences may be drawn  
15 from facts, whether proved by direct or circumstantial  
16 evidence. The government asks you to draw one set of  
17 inferences, while the defense asks you to draw another. It's  
18 for you, and you alone, to decide what inferences you will  
19 draw.

20 The process of drawing inferences from facts and evidence  
21 is not a matter of guesswork or speculation. An inference is a  
22 deduction or conclusion that you, the jury, are permitted to  
23 draw, not required to draw, from the facts that have been  
24 established by either direct or circumstantial evidence. In  
25 drawing inferences you should use your common sense.

1        So, while you are considering the evidence presented to  
2 you, you are permitted to draw from the facts that you find to  
3 be proven such reasonable inferences as would be justified in  
4 light of your experience.

5        Here again, let me remind you, that whether based upon  
6 direct or circumstantial evidence, or upon the logical,  
7 reasonable inferences drawn from such evidence, you must be  
8 satisfied of the guilt of the defendant beyond a reasonable  
9 doubt before you may convict him.

10       Because you, the jurors, are the sole judges of the facts,  
11 you're also the sole judges of the credibility of the  
12 witnesses. And it's up to you to decide what weight, if any,  
13 should be given to a witness's testimony.

14       You're not required to believe any witness, even though  
15 his or her testimony is uncontradicted. In deciding whether or  
16 not to believe a witness, you should carefully scrutinize all  
17 of the testimony of each witness, the circumstances under which  
18 each witness testified, and any other matter in evidence that  
19 may help you to decide the truth and the importance of each  
20 witness's testimony.

21       You should consider a witness's demeanor and manner of  
22 testifying on the stand. Was the witness candid, frank, and  
23 forthright? Or, did the witness seem as if he or she was  
24 hiding something, being evasive or suspect in some way? How  
25 did the way the witness testified on direct examination compare

1 with the way the witness testified on cross examination? Was  
2 the witness consistent in his or her testimony? Or, did he or  
3 she contradict himself or herself? Did the witness appear to  
4 know what he or she was talking about? And did the witness  
5 strike you as someone who was trying to report his or her  
6 knowledge accurately?

7 You should also consider whether a witness may have been  
8 biased. Does the witness have a relationship with the  
9 government or the defendant that may affect how he or she  
10 testified? Does the witness have some incentive, loyalty, or  
11 motive that might cause him or her to shade the truth? Or,  
12 does the witness have some bias, prejudice, or hostility that  
13 may have caused the witness, consciously or not, to give you  
14 something other than a completely accurate account of the facts  
15 he or she testified to?

16 Another consideration is the witness's opportunity to  
17 observe the matters about which he or she testified as well as  
18 the witness's ability to express himself or herself.  
19 Inconsistencies or discrepancies in the testimony of a witness  
20 or between the testimonies of different witnesses may or may  
21 not cause you to discredit such testimony.

22 Two or more persons witnessing an incident or a  
23 transaction may see or hear it differently. An innocent  
24 misrecollection, like a failure of recollection, it's not an  
25 uncommon experience. In weighing the effect of a discrepancy,



1 always ask yourself whether it pertains to a matter of  
2 importance or an unimportant detail and whether the discrepancy  
3 results from innocent error or intentional falsehood.

4 You've heard the testimony of law enforcement official.  
5 The fact that a witness may be employed as a law enforcement  
6 official, or other government employee, does not mean that his  
7 or her testimony is necessarily deserving of more or less  
8 consideration or greater or lesser weight than that of an  
9 ordinary witness. It's your decision, after reviewing all of  
10 the evidence, whether to accept the testimony of a law  
11 enforcement witness and to give that testimony whatever weight,  
12 if any, you find it deserves.

13 After you've considered all of the factors bearing upon  
14 the credibility of a witness that I mentioned to you, you may  
15 decide to accept all of the testimony of a particular witness,  
16 none of the testimony of a particular witness, or part of the  
17 testimony of a particular witness. In other words, you may  
18 give the testimony of any witness such credibility and weight,  
19 if any, as you may think it deserves.

20 In this case, I've permitted a witness to express his  
21 opinions about matters that are in issue. A witness may be  
22 permitted to testify to an opinion on those matters about which  
23 he or she has special knowledge, skill, experience and  
24 training. Such testimony is presented to you on the theory  
25 that someone who is experienced and knowledgeable in the

1 field can assist you in understanding the evidence or in  
2 reaching an independent decision on the facts.

3 On weighing this opinion testimony, you may consider the  
4 witness's qualifications, his or her opinions, the reasons for  
5 testifying as well as all of the other considerations that  
6 ordinarily apply when you're deciding whether or not to believe  
7 a witness's testimony.

8 You may give the opinion testimony whatever weight, if  
9 any, you find it deserves in light of all of the evidence in  
10 this case. You should not, however, accept opinion testimony  
11 merely because I allowed the witness to testify concerning his  
12 or her opinion. Nor should you substitute it for your own  
13 reason, judgment and common sense.

14 The determination of the facts in this case rests solely  
15 with you.

16 The defendant did not testify in this case. Under our  
17 Constitution, a defendant has no obligation to testify or to  
18 present any other evidence because it is the prosecution's  
19 burden to prove a defendant guilty beyond a reasonable doubt.  
20 That burden remains with the prosecution throughout the entire  
21 trial and never shifts to the defendant. A defendant is never  
22 required to prove that he is innocent. You may not attach any  
23 significance to the fact that the defendant did not testify.  
24 No adverse inference against the defendant may be drawn by you  
25 because he did not take the witness stand. You may not

1 consider this against the defendant in any way in your  
2 deliberations in the jury room.

3 You're instructed that there's no legal requirement for  
4 the government to use any specific investigative technique to  
5 prove its case. The particular law enforcement techniques used  
6 or not used in this case are not your concern.

7 Moreover, the law does not require the prosecution to call  
8 as witnesses all persons who have been present at any time or  
9 place involved in the case or who may appear to have some  
10 knowledge of the matters at issue in this trial. Nor does the  
11 law require the prosecution to produce as exhibits all papers  
12 and things mentioned in the evidence.

13 You should consider the evidence as a whole. And you may  
14 not find the defendant guilty unless the government has proven  
15 his guilt beyond a reasonable doubt.

16 The government has been permitted to hand out a typed  
17 document that is prepared containing the government's  
18 interpretation of what appears on the video and audio  
19 recordings which have been received as evidence. These were  
20 transcripts. Those transcripts were given to you as an aid or  
21 a guide to assist you in listening to the recordings. However,  
22 they're not in and of themselves evidence. Therefore, when the  
23 recordings were played I advised you to listen very carefully  
24 to the recordings themselves. You, alone, should make your own  
25 interpretation of what appears on the recordings based on what

1 you heard. If you think you heard something differently than  
2 appeared on the transcript then what you heard is controlling.  
3 Let me say again, you, the jury, are the sole judges of the  
4 facts.

5 The law does not require the prosecution to call as  
6 witnesses all persons who may have been present at any time or  
7 place involved in the case or who may appear to have some  
8 knowledge of the matters at issue in this trial.

9 We shall next consider the crimes with which the defendant  
10 is charged in the indictment, and I shall discuss with you the  
11 rules of law that govern whether the crimes charged have been  
12 proven. Each alleged crime is charged in what is called a  
13 count.

14 The jury must consider each count against the defendant  
15 separately. And the burden is always upon the government to  
16 prove each count beyond a reasonable doubt.

17 While we're on the subject of the indictment, I should  
18 draw to your attention the fact that the indictment charges  
19 that specific acts occurred on or about specific dates. The  
20 proof need not establish with any certainty the exact date of  
21 the specific act charged. It is sufficient if the evidence in  
22 this case establishes that an offense was committed on a date  
23 reasonably near the date alleged in the indictment. The law  
24 only requires a substantial similarity between the date alleged  
25 in the indictment and the date established by testimony or

1 exhibits.

2 In order to sustain its burden of proof, the government  
3 must prove that the defendant acted knowingly. A person acts  
4 knowingly if he acts intentionally and voluntarily and not  
5 because of ignorance, mistake, accident, or carelessness.  
6 Whether a defendant acted knowingly may be proven by a  
7 defendant's conduct and by all of the facts and circumstances  
8 surrounding the case.

9 You may infer that a defendant acted knowingly from  
10 circumstantial evidence or from proof that the defendant  
11 deliberately closed his eyes to what would otherwise have been  
12 obvious to him. Actual knowledge and deliberate or conscious  
13 avoidance of knowledge are the same thing. It's entirely up to  
14 you whether you find that a defendant acted knowingly.

15 You've been instructed that in order to sustain its burden  
16 of proof the government must prove that the defendant acted  
17 willfully. Willfully means to act with knowledge that one's  
18 conduct is unlawful and with the intent to do something law  
19 forbids, that is to say with the bad purpose to disobey or  
20 disregard the law. A defendant's conduct was not willful if it  
21 was due to negligence, inadvertence or mistake.

22 The Government must prove beyond a reasonable doubt that  
23 the defendant acted intentionally if and when he committed the  
24 crimes charged in the indictment. Before you can find that a  
25 defendant acted intentionally, you must be satisfied beyond a

1 reasonable doubt that he acted deliberately and purposefully.  
2 That is, a defendant's acts must have been the product of that  
3 defendant's conscious objective rather than the product of a  
4 mistake or an accident.

5 Intent ordinarily may not be proved directly because  
6 there's no way of fathoming or scrutinizing the operations of  
7 the human mind. But you may infer the defendant's intent from  
8 the surrounding circumstances. You may consider any statement  
9 made, any act done or omitted by the defendant and all other  
10 facts and circumstances in evidence that indicate his state of  
11 mind. You may consider it reasonable to draw the inference and  
12 find that a person intends the natural and probable  
13 consequences of acts knowingly done or knowingly omitted. As I  
14 said, it's entirely up to you to decide what facts to find from  
15 the evidence.

16 Knowledge, willfulness, and intent involve the state of a  
17 person's mind. The state of one's mind is a fact.  
18 Accordingly, this is a fact you are called upon to decide.  
19 Rarely is direct proof available to establish the state of  
20 one's mind. However, state of mind may be inferred from what  
21 one says or does, one's words, one's actions, and one's conduct  
22 as of the time of the occurrence of certain events.

23 The intent with which an act is done is often more clearly  
24 and conclusively shown by the act itself or by a series of acts  
25 than by words or explanations of the act uttered long after its

1 occurrence.

2 Accordingly, intent, willfulness and knowledge are usually  
3 attend by surrounding facts and circumstances as of the time  
4 the acts in question occurred or the acts took place, excuse  
5 me, or the events took place, and the reasonable inferences to  
6 be drawn from them.

7 Willful intent or guilty knowledge may be inferred from  
8 the secretive or irregular manner in which a transaction is  
9 carried out.

10 Proof of motive is not a necessary element of the crimes  
11 with which the defendant is charged. Proof of motive does not  
12 establish guilt, nor does a lack of proof of motive establish  
13 that a defendant is innocent.

14 If the guilt of a defendant is shown beyond a reasonable  
15 doubt, it is immaterial what the motive for the crime may be or  
16 whether any motive was shown. But, the presence or absence of  
17 motive is a circumstance you may consider as bearing on the  
18 intent of a defendant.

19 The instructions which I have just given to you are more  
20 or less of a general nature applicable to all criminal cases  
21 before the court. We will next consider the crimes with which  
22 the defendant is charged in the indictment.

23 The alleged crimes are charged in what is called a count.  
24 A defendant may be charged in more than one count of the  
25 indictment.

1 The Defendant is charged in Counts 1 through 5 with sexual  
2 exploitation of a child in violation of 18 United States Code  
3 § 2251(a). The Defendant is charged in Count 6 through 8 with  
4 possession of child pornography in violation of 18 United  
5 States Code § 2252(a)(5)(B). And the Defendant is charged in  
6 Count 9 with cyberstalking in violation of 18 United States  
7 Code § 2261(a)(2). The Defendant has pleaded not guilty to  
8 each of these charges.

9 Now, I'm going to give you specific instructions relevant  
10 to this particular case.

11 Counts 1 through 5 charge the defendant with sexual  
12 exploitation of a child. Counts 1 through 5 of the indictment  
13 read as follows: Count 1, sexual exploitation of a child. The  
14 grand jury for the District of Maryland charges that on or  
15 about September 16, 2017, in the District of Maryland, the  
16 Defendant, Christopher Kenji Bendann, knowingly attempted to  
17 and did employ, use, persuade, induce, entice, and coerce,  
18 minor victim to engage in sexually explicit conduct as defined  
19 in Title 18, United States Code § 2256(2) for the purpose of  
20 producing visual depiction of such conduct, knowing and having  
21 reason to know that such a visual depiction was produced and  
22 transmitted using materials that were mailed, shipped, and  
23 transported in interstate and foreign commerce by any means,  
24 including by computer, and such visual depiction was actually  
25 transported and transmitted using any means and facility of



1 interstate and foreign commerce and in and affecting interstate  
2 and foreign commerce. That is, a video file titled  
3 IMG6965.mov, depicting the minor victim's genitals. Said video  
4 file having been made with an iPhone 7 and stored on the iCloud  
5 account associated with DSTD: 105474467 and cbendann@gmail.com.

6 Count 2, sexual exploitation of a child. The grand jury  
7 for the District of Maryland further charges that on or about  
8 June 21, 2018, in the District of Maryland, the Defendant  
9 knowingly attempted to and did employ, use, persuade, induce,  
10 entice, and coerce minor victim to engage in sexually explicit  
11 conduct as defined in Title 18, United States Code § 2256(2)  
12 for the purpose of producing visual depiction of such conduct,  
13 knowing and having reason to know that such a visual depiction  
14 was produced and transmitted using materials that were mailed,  
15 shipped and transported in interstate and foreign commerce by  
16 any means, including by computer, and such visual depiction was  
17 actually transported and transmitted using any means and  
18 facility of interstate and foreign commerce, that is, three  
19 video files titled IMG6966.mov, IMG6967.mov, and IMG6968.mov  
20 depicting the minor victim's genitals. Said video files having  
21 been made with an iPhone 7 and stored on the iCloud account  
22 associated with DSID: 105474467 and cbendann@gmail.com.

23 Count 3. The grand jury for the District of Maryland  
24 further charges that on or about August 26, 2018, in the  
25 District of Maryland, the Defendant, Christopher Kenji Bendann,

1 knowingly attempted to and did employ, use, persuade, induce,  
2 entice, and coerce minor victim to engage in sexually explicit  
3 conduct as defined in Title 18, United States Code § 2256(2)  
4 for the purpose of producing visual depiction of such conduct,  
5 knowing and having reason to know that such a visual depiction  
6 was produced and transmitted using materials that were mailed,  
7 shipped, and transported in interstate and foreign commerce by  
8 any means, including by computer, and such visual depiction was  
9 actually transported and transmitted using any means and  
10 facility of interstate and foreign commerce and in and  
11 affecting interstate and foreign commerce, that is, two video  
12 files entitled IMG6974.mov and IMG6975.mov, depicting the minor  
13 victim's genitals, and video files having been made with an  
14 iPhone 7 and stored on an iPhone account associated with DSID:  
15 105474467 and cbendann@gmail.com.

16 Count 4, sexual exploitation of a child. The grand jury  
17 for the District of Maryland further charges that on or about  
18 January 2, 2019, in the District of Maryland, the Defendant,  
19 Christopher Kenji Bendann, knowingly attempted to and did  
20 employ, use, persuade, induce, entice, and coerce minor victim  
21 to engage in sexually explicit conduct as defined in Title 18  
22 United States Code § 2256(2) for the purpose of producing  
23 visual depiction of such conduct, knowing and having reason to  
24 know that such a visual depiction was produced and transmitted  
25 using materials that were mailed, shipped, and transported in

1 interstate and foreign commerce by any means, including by  
2 computer, and such visual depiction was actually transported  
3 and transmitted using any means and facility of interstate and  
4 foreign commerce and in and affecting interstate and foreign  
5 commerce, that is, a video file titled 1MG6969.mov depicting  
6 the Defendant touching minor victim's genitals, said video file  
7 having been made with an iPhone 7 and stored on the iCloud  
8 account associated with DSID: 105474467 and  
9 cbendann@gmail.com.

10 Count 5, sexual exploitation of a child. The grand jury  
11 for the District of Maryland further charges that on or about  
12 February 9, 2019, in the District of Maryland, the Defendant,  
13 Christopher Kenji Bendann, knowingly attempted to and did  
14 employ, use, persuade, induce, entice, and coerce minor victim  
15 to engage in sexually explicit conduct as defined in Title 18  
16 United States Code § 2256(2) for the purpose of producing  
17 visual depiction of such conduct knowing and having reason to  
18 know that such a visual depiction was produced and transmitted  
19 using materials that were mailed, shipped, and transported in  
20 interstate and foreign commerce by any means, including by  
21 computer, and such visual depiction was actually transported  
22 and transmitted using any means and facility of interstate and  
23 foreign commerce, and in and affecting interstate and foreign  
24 commerce, that is, a video file titled IMG6976.mov, depicting  
25 the Defendant touching minor victim's genitals, and video file

1 having been made with an iPhone XS and stored on the iCloud  
2 account associated with DSID: 105474467 and  
3 cbendann@gmail.com.

4 The indictment charges the Defendant with violating § 2251  
5 of Title 18 of the United States Code. That section provides  
6 in relevant part: Any person who employs, uses, persuades,  
7 induces, entices, or coerces any minor to engage in any  
8 sexually explicit conduct for the purpose of producing any  
9 visual depiction of such conduct or for the purpose of  
10 transmitting a live, visual depiction of such conduct shall be  
11 guilty of a crime. If such person knows or has reason to know  
12 that such visual depiction will be transported or transmitted  
13 using any means or facility of interstate or foreign commerce,  
14 or in or affecting interstate or foreign commerce, or mailed,  
15 if that visual depiction was produced or transmitted using  
16 materials that have been mailed, shipped, or transported in or  
17 affecting interstate or foreign commerce by any means,  
18 including by computer, or if such visual depiction has actually  
19 been transported or transmitted using any means or facility of  
20 interstate or foreign commerce or in or affecting interstate or  
21 foreign commerce or mailed.

22 Any individual who violates or attempts to conspire to  
23 violate this section shall be guilty of a crime.

24 In order to prove the Defendant guilty of Counts 1 through  
25 5 of sexual exploitation of a child, the Government must prove

1 each of the following elements beyond a reasonable doubt:  
2 First, that the minor victim alleged in the indictment was  
3 under the age of eighteen; second, that the Defendant used or  
4 employed or persuaded or induced or enticed or coerced the  
5 person depicted to take part in sexually explicit conduct for  
6 the purpose of producing or transmitting a visual depiction of  
7 that conduct; and third, that the visual depiction was produced  
8 using materials that had been mailed or transported in  
9 interstate or foreign commerce.

10 The first element that the Government must prove beyond a  
11 reasonable doubt is that the person depicted in the visual  
12 depiction was less than 18 years old at the time of the acts  
13 alleged in the indictment. The Government does not have to  
14 prove that the Defendant knew that the person in the visual  
15 depiction was less than 18 years old.

16 The second element that the Government must prove beyond a  
17 reasonable doubt is that the Defendant used or employed or  
18 persuaded or induced or enticed or coerced the minor to take  
19 part in sexually explicit conduct for the purpose of producing  
20 or transmitting a visual depiction of that conduct or for the  
21 purpose of transmitting a live, visual depiction of that  
22 conduct. A visual depiction includes any photograph, film,  
23 video or picture, including undeveloped film and videotape, and  
24 data stored on a computer disk, or by electronic means, that is  
25 capable of conversion into a visual image.

1 In deciding whether the Government has proven that the  
2 Defendant acted for the purpose of producing a visual depiction  
3 of the sexually explicit conduct, or for the purpose of  
4 transmitting a live, visual depiction of that conduct, you may  
5 consider all of the evidence concerning the Defendant's  
6 conduct.

7 The Government does not have to prove that the sole or  
8 primary purpose of engaging in such conduct was to produce a  
9 visual depiction or to transmit a live depiction, but the  
10 government must prove that producing a visual depiction of the  
11 sexually explicit conduct or transmitting a live, visual  
12 depiction of the conduct was one of the Defendant's purposes  
13 for using or employing or persuading or inducing or enticing or  
14 coercing the victim to engage in sexually explicit conduct, and  
15 that it was a significant or motivating purpose and was not  
16 merely incidental to the sexually explicit conduct.

17 While the Government must prove that the Defendant acted  
18 with the purpose of producing or transmitting a visual  
19 depiction of the child engaging in sexually explicit conduct,  
20 it is not required that the Government prove that the visual  
21 depiction of that conduct was actually produced or transmitted.

22 Sexually explicit conduct means actual or simulated sexual  
23 intercourse, including genital-genital, oral-genital, or  
24 oral-anal, whether between persons of the same or opposite sex,  
25 bestiality, masturbation, sadistic or masochistic abuse, or

1 lascivious exhibition of the genitals or pubic area by any  
2 person.

3 The term "lascivious exhibition" means a depiction that  
4 displays or brings to view to attract notice to the genitals or  
5 pubic area of children in order to excite lustfulness or sexual  
6 stimulation in the viewer. Not every exposure of the genitals  
7 or pubic area constitutes a lascivious exhibition.

8 In deciding whether the Government has proven that a  
9 particular visual depiction constitutes a lascivious  
10 exhibition, you should consider the following questions:  
11 Whether the focal point of the visual depiction is on the  
12 child's genitals or pubic area or whether there is some other  
13 focal area? Whether the setting of the visual depiction makes  
14 it appear to be sexually suggestive. For example, in a place  
15 or pose generally associated with sexual activity. Whether the  
16 child is displayed in an unnatural pose or inappropriate attire  
17 considering the age of the child. Whether the child is fully  
18 or partially clothed or nude, although nudity is not in and of  
19 itself lascivious. Whether the visual depiction suggests  
20 sexual coyness or a willingness to engage in sexual activity.  
21 And whether the visual depiction is intended or designed to  
22 elicit a sexual response in the viewer.

23 It's not required that a particular visual depiction  
24 involve all of these factors to be a lascivious exhibition.  
25 The importance that you give to any one factor is up to you to

1 decide.

2 The third element which the Government must prove beyond a  
3 reasonable doubt is, with respect to Counts 1 through 5, that  
4 the visual depiction was either produced using materials that  
5 had been mailed, shipped, or transported in interstate or  
6 foreign commerce by any means; or, that the visual depiction  
7 was actually transported or transmitted in or affecting  
8 interstate or foreign commerce; or, that defendant knew or had  
9 reason to know that the visual depiction would be transported  
10 or transmitted in or affecting interstate or foreign commerce.

11 Simply stated, the phrase "materials transported in  
12 interstate or foreign commerce" means that the materials used  
13 to produce the visual depiction had previously moved from one  
14 state to another or between the United States and another  
15 country.

16 Here, the Government alleges that the devices used to make  
17 the videos or images in question, or the electronic memory  
18 devices used to save the videos or images in question, were  
19 manufactured in another state or foreign country.

20 I instruct you that if you find that the devices were  
21 manufactured outside the United States or the state of  
22 Maryland, that is sufficient to satisfy this element.

23 The Government does not have to prove that the Defendant  
24 personally transported the items used to produce the depictions  
25 across a state line or that the defendant knew that the items



1 had previously crossed a state line.

2 As I mentioned, the indictment also alleges that the  
3 visual depiction was actually transported or transmitted in or  
4 affecting interstate or foreign commerce. This means that the  
5 Government must prove that the visual depiction crossed between  
6 one state or another or between the United States and a foreign  
7 countries. Transmission of photographs or video by electronic  
8 means via the internet constitutes transportation in interstate  
9 commerce.

10 However, you must find beyond a reasonable doubt that the  
11 specific depiction in question was actually transmitted by  
12 means of the internet.

13 To prove that the defendant knew and intended that the  
14 visual depiction would be transported or transmitted in or  
15 affecting interstate or foreign commerce, or that the defendant  
16 had reason to know that this transportation or transmission  
17 would occur, the Government must establish that it was  
18 reasonably foreseeable that the Defendant's activities would  
19 result in the depiction's transportation or transmission in or  
20 affecting interstate commerce or mailing. The Government does  
21 not have to prove that the depiction was actually mailed or  
22 moved in interstate commerce.

23 Counts 6 through 8 of the indictment charge the Defendant  
24 with possessing child pornography. Count 6 through 8 of the  
25 indictment read as follows: Count 6, possession of child

1 pornography. The grand jury for the District of Maryland  
2 further charges that in and between September 1, 2017 and  
3 January 23, 2023, in the District of Maryland, the Defendant,  
4 Christopher Kenji Bendann, did knowingly possess any material  
5 that contained an image of child pornography as defined in  
6 Title 18, United States Code § 2256(8), which image had been  
7 mailed, shipped, and transported using any means or facility of  
8 interstate and foreign commerce by any means, including by  
9 computer, and that was produced using materials that had been  
10 mailed, shipped, and transported in and affecting interstate  
11 and foreign commerce by any means, including by computer. That  
12 is, an internet-based iCloud account associated with DSID:  
13 105474467 and cbendann@gmail.com, containing one or more visual  
14 depictions of a minor engaged in sexually explicit conduct.

15 Count 7, possession of child pornography. The grand jury  
16 for the District of Maryland further charges that on or about  
17 February 3, 2023, in the District of Maryland, the Defendant,  
18 Christopher Kenji Bendann, did knowingly possess any material  
19 that contained an image of child pornography as defined in  
20 Title 18, United States Code § 2256(8), which image had been  
21 mailed, shipped and transported using any means or facility of  
22 interstate and foreign commerce and in and affecting interstate  
23 and foreign commerce by any means, including by computer, and  
24 that was produced using materials that had been mailed,  
25 shipped, and transported in and affecting interstate and

1 foreign commerce by any means, including by computer. That is,  
2 Dell Inspiron 15 laptop, service tag HWSNXN2, containing one or  
3 more visual depictions of a minor engaged in sexually explicit  
4 conduct.

5 Count 8, possession of child pornography. The grand jury  
6 for the District of Maryland further charges that on or about  
7 February 3, 2023, in the District of Maryland, the Defendant,  
8 Christopher Kenji Bendann, did knowingly possess any material  
9 that contained an image of child pornography as defined in  
10 Title 18, United States Code § 2256(8), which image had been  
11 mailed, shipped, and transported using any means or facility of  
12 interstate and foreign commerce, and in and affecting  
13 interstate and foreign commerce by any means, including by  
14 computer, and that was produced using materials that had been  
15 mailed, shipped, and transported in and affecting interstate  
16 and foreign commerce by any means, including by computer. That  
17 is, Sony Vaio laptop, serial no. 3109183, containing one or  
18 more visual depictions of a minor engaged in sexually explicit  
19 conduct.

20 Count 6 through 8 of the indictment charged the Defendant  
21 with violating § 2252(a) of Title 18 of the United States Code.  
22 That section provides in relevant part, any person who  
23 knowingly possesses or knowingly accesses with intent to view  
24 any book, magazine, periodical, film, videotape, computer disk,  
25 or any other material that contains an image of child

1 pornography that has been mailed or shipped or transported  
2 using any means or facility of interstate or foreign commerce  
3 or in or affecting interstate or foreign commerce by any means,  
4 including by computer, or that was produced using materials  
5 that have been mailed, or shipped, or transported in or  
6 affecting interstate and foreign commerce by any means,  
7 including by computer, shall be guilty of a crime.

8 In order to prove the Defendant guilty of possessing or  
9 knowingly accessing child pornography, the Government must  
10 prove each of the following elements beyond a reasonable doubt:  
11 First, that the Defendant knowingly possessed or knowingly  
12 accessed a visual depiction, as I will explain that term to  
13 you; second, that the visual depiction was transported in or  
14 affecting interstate or foreign commerce, or the visual  
15 depiction was produced using materials that had been  
16 transported in or affecting interstate or foreign commerce, or  
17 that the offense was committed in the special maritime and  
18 territorial jurisdiction of the United States; third, that the  
19 visual depiction was child pornography, as I will define that  
20 term; and fourth, that the Defendant knew of the sexually  
21 explicit nature of the material and that the visual depiction  
22 was of an actual minor engaged in that sexually explicit  
23 conduct.

24 The first element that the Government must prove beyond a  
25 reasonable doubt is that the Defendant knowingly possessed or

1 knowingly accessed with intent to view a visual depiction. A  
2 visual depiction includes any photograph, film, video, or  
3 picture, including undeveloped film and videotape and data  
4 stored on a computer disk or by electronic means that is  
5 capable of conversion into a visual image.

6 To possess something means to have it within a person's  
7 control. This does not necessarily mean that the person must  
8 hold it physically, that is have actual possession of it, as  
9 long as the visual depiction is within the defendant's control,  
10 he possesses it.

11 If you find that the defendant either had actual  
12 possession of the depiction or that he had the power and  
13 intention to exercise control over it, even though it was not  
14 in his physical possession, you may find that the Government  
15 has proven possession.

16 The law also recognizes that possession may be sole or  
17 joint. If one person alone possesses it, that's sole  
18 possession. However, it is possible that more than one person  
19 may have the power and intention to exercise control over the  
20 visual depiction. This is called joint possession. If you  
21 find that the defendant had such power and intention and he  
22 possessed the depiction, even if he possessed it jointly with  
23 another person, the Government must prove that the Defendant  
24 possessed or accessed the depiction knowingly. An act is done  
25 knowingly when it is done voluntarily and intentionally and not

1 because of accident, mistake, or some other innocent reason.

2 The second element that the government must prove beyond a  
3 reasonable doubt is that either the child pornography was  
4 mailed or transported in or affecting interstate or foreign  
5 commerce, or the child pornography was produced using materials  
6 that had been transported in or affecting interstate or foreign  
7 commerce.

8 This means that the Government must prove either, one,  
9 that the child pornography crossed between one state and  
10 another or between the United States and a foreign country,  
11 transmission of photographs or video by means of the internet  
12 constitutes transportation in interstate commerce. However,  
13 you must find beyond a reasonable doubt that the specific  
14 depiction in question was actually transmitted by means of the  
15 internet; or, two, that the materials used to produce the child  
16 pornography had previously moved from one state to another or  
17 between the United States and another country.

18 Here, the Government alleges that the devices used to take  
19 the videos or images in question or the electronic memory  
20 devices used to save or store the video or images in question  
21 were manufactured in another state or foreign country. I  
22 instruct you that if you find that the device was manufactured  
23 outside the United States, or the state of Maryland, that is  
24 sufficient to satisfy this element. The Government does not  
25 have to prove that the Defendant personally transported the

1 device across the state line or that the Defendant knew that  
2 the device had previously crossed a state line.

3 The third element that the Government must prove beyond a  
4 reasonable doubt is that the visual depiction was child  
5 pornography. Child pornography means any visual depiction, the  
6 production of which involve the use of a minor engaging in  
7 sexually explicit conduct, as I have explained that term to  
8 you, and that portrays that minor engaged in that conduct.

9 The visual depiction must be of a real person under the  
10 age of 18 engaging in sexually explicit conduct. The  
11 Government does not have to prove the identity of the minor or  
12 the exact age of the minor. You may consider all of the  
13 evidence, including your viewing of the depiction in  
14 determining whether the depiction portrayed an actual person  
15 under the age of 18 engaging in sexually explicit conduct.

16 The fourth element that the Government must prove beyond a  
17 reasonable doubt is that the Defendant knew that the material  
18 he possessed was child pornography. As I stated before, an act  
19 is done knowingly when it is done voluntarily and intentionally  
20 and not because of accident, mistake, or some other innocent  
21 reason.

22 In this case, the term "knowingly" refers to an awareness  
23 of the sexually explicit nature of the material and to the  
24 knowledge that the visual depictions were, in fact, of actual  
25 minors engaged in that sexually explicit conduct.

1 The Government must show that the Defendant had knowledge  
2 of the general nature of the contents of the material. The  
3 Defendant need not have specific knowledge as to the identity  
4 or actual age of the underage performer. The Defendant must  
5 have knowledge or an awareness that the material contained a  
6 visual depiction of a minor engaging in sexually explicit  
7 conduct. Such knowledge may be shown by direct or  
8 circumstantial evidence or both. Eyewitness testimony of the  
9 Defendant's viewing of the material is not necessary to prove  
10 his awareness of its contents. The circumstances may warrant  
11 an inference that he was aware of what the material depicts.

12 Furthermore, the Defendant's belief as to the legality or  
13 illegality of the material is irrelevant.

14 The indictment charges the defendant with use of  
15 interstate facilities to engage in stalking. The indictment  
16 reads as follows: Count 9. Cyberstalking. The grand jury for  
17 the District of Maryland further charges that in and between  
18 May '22 and December 2022, in the District of Maryland, the  
19 Defendant, Christopher Kenji Bendann, did, with intent to  
20 harass and intimidate another person, use interactive computer  
21 services, electronic communication services, and electronic  
22 communication systems of interstate commerce to engage in a  
23 course of conduct that caused, attempted to cause, and would be  
24 reasonably expected to cause substantial emotional distress to  
25 a person, to wit: Bendann sent electronic messages by way of



1 cellular phone to minor victim demanding contact and explicit  
2 images of minor victim and threatening to expose sexually  
3 explicit images of minor victim publicly if minor victim did  
4 not comply.

5 The indictment charges the Defendant with violating  
6 § 2261(a)(2) of Title 18 of the United States Code, that  
7 section provides in relevant part: Whoever, with the intent to  
8 harass or intimidate uses any interactive computer service or  
9 electronic communication system of interstate commerce, or any  
10 other facility of interstate or foreign commerce, to engage in  
11 a course of conduct that, A) places that person in reasonable  
12 fear of the death of or serious injury to that person, or B)  
13 causes, attempts to cause, or would reasonably be expected to  
14 cause substantial emotional distress to a person shall be  
15 guilty of a crime.

16 In order to prove the Defendant guilty of the use of  
17 interstate facilities to engage in stalking, the Government  
18 must prove each of the following elements beyond a reasonable  
19 doubt: First, that the Defendant used an interactive computer  
20 service or an electronic communication service or an electronic  
21 communication system or any other facility of interstate  
22 commerce as charged in the indictment; second, that the  
23 defendant did so to engage in a course of conduct with the  
24 intent to harass, intimidate, or cause substantial emotional  
25 distress to [redacted] or a member of his immediate family or his

1 spouse or intimate person; third, that as a result of that  
2 course of conduct [REDACTED], or a member of his immediate family or  
3 his spouse or intimate partner experienced substantial  
4 emotional distress.

5 The first element which the Government must prove beyond a  
6 reasonable doubt is that the Defendant used an interactive  
7 computer services or an electronic communication service or any  
8 electronic communication system or any other facility of  
9 interstate commerce as charged in the indictment.

10 The indictment alleges that the communication was actually  
11 transported in a facility of interstate or foreign commerce.  
12 Transmissions of communications by means of the telephone or  
13 internet constitutes transportation in a facility of interstate  
14 commerce, regardless of whether the communication actually  
15 crossed a state line. However, you must find beyond a  
16 reasonable doubt that the specific communication in question  
17 was actually transmitted by means of the telephone or internet.

18 An interactive computer services is any information  
19 service, system, or access software provider, that provides or  
20 enables computer access by multiple users to a computer server,  
21 including a service or system that provides access to the  
22 internet and such systems operated are services offered by  
23 libraries or educational institutions. An electronic  
24 communication service is any service which provides to users,  
25 thereof, the ability to send or receive wire or electronic

1 communications.

2 An electronic communication system is any wire, radio,  
3 electromagnetic, photo optical, or photo electronic facility  
4 for the transmission of wire or electronic communications and  
5 any computer facility or related electronic equipment for the  
6 electronic storage of such communications.

7 The second element which the Government must prove beyond  
8 a reasonable doubt is that the Defendant used an interactive  
9 computer service to engage in a course of conduct with the  
10 intent to harass, intimidate, or cause substantial emotional  
11 distress to [REDACTED] A course of conduct means a pattern of  
12 conduct composed of two or more acts evidencing a continuity of  
13 purpose.

14 Thus, the Government must establish that the defendant  
15 engaged in two or more acts which demonstrated a continuity of  
16 purpose to place [REDACTED] in substantial emotional distress.

17 Direct proof of a person's intent is almost never  
18 available. It would be a rare case where it could be shown  
19 that a person wrote or stated that as of a given time he  
20 committed an act with a particular intent. Such direct proof  
21 is not required.

22 The ultimate fact of intent, though subjective, may be  
23 established by circumstantial evidence based upon the  
24 defendant's outward manifestations, his words, his conduct, his  
25 acts, and all of the surrounding circumstances disclosed by the

1 evidence and the rational or logical inferences that may be  
2 drawn from them.

3 The third element which the Government must prove beyond a  
4 reasonable doubt is that as a result of that course of conduct  
5 [REDACTED] experienced substantial emotional distress. To establish  
6 this element, the Government must prove that as a result of the  
7 Defendant's conduct an ordinary and reasonable person in [REDACTED]  
8 position would have experienced substantial emotional distress.

9 I have finished the Court's instructions on the specific  
10 crimes charged. As you deliberate, I caution you that the  
11 question of possible punishment of the Defendant is of no  
12 concern to you and should not in any sense enter into or  
13 influence your deliberations. The duty of imposing sentence,  
14 if the Defendant is convicted, rests exclusively upon the  
15 court.

16 Similarly, the possible consequences of a not guilty  
17 verdict are of no concern to you. Your duty is to weigh the  
18 evidence in the case and to determine whether or not the  
19 Defendant is guilty beyond a reasonable doubt solely upon the  
20 evidence presented.

21 In conclusion, let me remind you that your verdict must be  
22 unanimous, reflecting the judgment of each and every one of  
23 you. Consider it in the jury room deliberately and carefully  
24 in light of the instructions I've given you and use the same  
25 common sense and the same intelligence that you would use in

1 determining any important matter that you have to decide in the  
2 course of your own affairs. It's your duty as jurors to  
3 consult with one another and to deliberate with a view to  
4 reaching an agreement, if you can do so without violence to  
5 individual judgment.

6 Each of you must decide the case for yourself but do so  
7 only after an impartial consideration of the evidence with your  
8 fellow jurors. In the course of your deliberations, do not  
9 hesitate to reexamine your own views and change your opinion if  
10 convinced that it is erroneous. But do not surrender your  
11 honest conviction as to the weight or effect of evidence solely  
12 because of the opinion of your fellow jurors or for the mere  
13 purpose of returning a verdict.

14 If, after carefully considering all of the evidence and  
15 the arguments of your fellow jurors, you entertain a  
16 conscientious view that differs from the others, you are not to  
17 yield your conviction simply because you are outnumbered.

18 Upon retiring to the jury room, your first duty will be to  
19 elect a foreperson. The foreperson has no extra vote, but he  
20 or she will preside over your deliberations and be your  
21 spokesperson in court.

22 If it becomes necessary during your deliberations to  
23 communicate with the court, you may send a note to the court  
24 security officer. Never attempt to communicate with the court  
25 except in writing.

1 You will note from the oath about to be taken by the court  
2 security officer that he or she as well as all other persons  
3 are forbidden to communicate in any way or manner with any  
4 member of the jury on any subject touching upon the merits of  
5 the case.

6 Bear in mind always that you are not to tell the court or  
7 anyone else how you stand in terms of a numerical division  
8 until after you have reached a unanimous verdict.

9 In order to record your verdict in this case, we have  
10 prepared a verdict form for you. I'm now going to read to you  
11 the verdict form which you will have with you in the jury room.

12 It looks like other legal documents in this case for the  
13 start. It begins with the name of our court and it says, "In  
14 the United States District Court for the District of Maryland."  
15 Then it has the name of this case, "United States of America v.  
16 Christopher Kenji Bendann, the Defendant." Then it has the  
17 case number, "JKB-23-278." JKB are my initials. The case is  
18 assigned to me, that's why those initials are there.

19 "Verdict form." And then there are a series of nine  
20 paragraphs. One paragraph for each count.

21 Number one, "How do you find Defendant Christopher Kenji  
22 Bendann as to Count 1, sexual exploitation of a child, on or  
23 about September 16, 2017?" Then there's a place to mark "not  
24 guilty" or "guilty." That's where your verdict will be  
25 recorded after you have reached it unanimously.

1 Question two, "How do you find Defendant Christopher Kenji  
2 Bendann as to Count 2, sexual exploitation of a child on or  
3 about June 21, 2018?" Once again, the option of "not guilty"  
4 or "guilty."

5 And then the verdict form goes on like that for all nine  
6 counts. Self-explanatory.

7 At the end of the verdict form there is this statement:  
8 "The foregoing constitutes the unanimous verdict of the jury."  
9 There's a place for the date. And then the foreperson and the  
10 foreperson alone, the foreperson you have elected, signs with  
11 his or her signature.

12 Once all nine questions have been answered and the verdict  
13 form has been dated and signed, the verdict form is complete.

14 When you have reached a unanimous agreement, the  
15 foreperson shall fill out the verdict form in accordance with  
16 your agreement. Then the foreperson should sign and date the  
17 form in the space provided at the end.

18 When you have agreed and finished completing the verdict  
19 form, the foreperson should rap on the door and inform the  
20 clerk or the Court security officer simply that you've agreed  
21 upon a verdict. The foreperson should not disclose or indicate  
22 in any way what your verdict is at that time. The verdict must  
23 be announced for the first time in open court. And what's  
24 implicit in that statement I'll make explicit and that is,  
25 while you are in the jury room in your deliberations, at all

1 times there will be a court security officer stationed outside  
2 the door just as there is right now if you look to your left.

3 After you've announced that you've reached your verdict,  
4 in due course you'll be returned to the courtroom. When you  
5 return to the jury box, following an ancient tradition and  
6 protocol, the clerk will ask, "Have you agreed upon your  
7 verdict?" And we hope that you collectively will respond that  
8 you have. Then the clerk will ask, "Who shall say for you?"  
9 And then all of you should respond "Our foreperson."

10 Your foreperson will then stand and present the verdict  
11 form to the clerk. She will take it from the foreperson, walk  
12 across the courtroom and hand it to me.

13 After I review it, I shall read the verdict out loud here  
14 in open court.

15 Ladies and gentlemen, I remind you that you may not  
16 conduct any research by using any source whatsoever to learn  
17 more about this case, the issues in the case, or anyone  
18 associated with this case. And I further caution you not to  
19 communicate with anyone other than your fellow jurors in this  
20 case about your deliberations.

21 Until the jury has rendered its verdict in open court, you  
22 are prohibited from commenting whether in person, over the  
23 telephone, through the internet, or through any other means  
24 about this case except with each other in the jury room.

25 Now, ladies and gentlemen, while you are in the jury



1 deliberation room and while you are deliberating, all  
2 electronic devices must remain completely off. Only when you  
3 are on break from your deliberations may you turn on your cell  
4 phone or other electronic device to communicate with anyone  
5 outside of your fellow jurors and of course only then to  
6 discuss matters that have no relation to this trial.

7       So how does this work in actual practice? Well, you will  
8 have elected a foreperson and then with all 12 of you then  
9 assembled around the table, the foreperson will announce, okay,  
10 we're beginning deliberations. At that moment all electronic  
11 devices have to be turned off, put away, not on vibrate, not  
12 buzzing you a little bit while the discussion is going on. No.  
13 Turned off and not a factor.

14       Now, during your deliberations, upon the agreement of all  
15 of you, you're free to periodically take breaks. And your  
16 foreperson will be, you know, presiding over all of that. And  
17 it might be after you've gone on for an hour or two, somebody  
18 needs to use a restroom and stretch or whatever. And the  
19 foreperson will announce, "Okay, we're stopping deliberations."  
20 At that moment you stop talking about the case. You can turn  
21 on your devices, use the restroom, whatever. The point is you  
22 work as a group of 12. When you're deliberating, you're all  
23 deliberating.

24       Mr. Court Security Officer, please raise your right hand.  
25 The clerk will swear the court security officer.

1 (Court security officer sworn.)

2 THE CLERK: Sir, can you please state and spell your  
3 first and last name.

4 COURT SECURITY OFFICER: Peter Mongeli,  
5 P-E-T-E-R-M-O-N-G-E-L-I.

6 THE CLERK: Thank you.

7 THE COURT: Alternate Juror No. 2, please rise.  
8 Alternate Juror No. 3, please rise. Alternate Juror No. 4,  
9 please rise.

10 You were selected to serve as alternate jurors during the  
11 trial of this case. You served, you've listened, you've paid  
12 attention, you've prepared yourself to deliberate in this case  
13 in the event that you are called upon to serve as an actual  
14 juror. That could have happened if someone became ill or was  
15 absent for some reason. In one instance it did occur and  
16 Alternate Juror No. 1 came to be a member of the jury.

17 However, at least to this point, that has not happened  
18 beyond the one instant. Accordingly, each of you will not be  
19 deliberating as members of the jury at this time in this case.  
20 We are deeply grateful for your service here as alternate  
21 jurors.

22 You remain under the restrictions that I previously  
23 imposed, that you're not to discuss the case with anyone,  
24 you're not to have any exposure to the media, or any outside  
25 sources or information about the case. You're not to conduct

1 any independent investigation of this matter. And those  
2 restrictions will remain in place until a verdict has been  
3 returned in this case.

4 In the meantime, though, you may travel to the jury room  
5 with the clerk, gather up your belongings and your things, and  
6 depart the courthouse.

7 The clerk will have further instructions in terms of how  
8 she will remain in contact with you until the verdict has been  
9 reached in this case. With the Court's thanks, you're excused.

10 The clerk will take the alternates out.

11 (Alternates excused at 2:55 p.m.)

12 **THE COURT:** I'll see counsel on the private channel.

13 (Whereupon, the following conference was held at the  
14 bench:)

15 **THE COURT:** Does the Government have any issues or  
16 objections in reference to the instructions given to the jury?

17 **MS. MCGUINN:** Yes, Your Honor. There is one typo, two  
18 typos under -- if I can direct Your Honor to page 37 as well as  
19 Page 38. When you were reading the names of the files, they  
20 should all begin with the letter "I" and in two instances you  
21 read number 1. And just didn't see it because they kind of  
22 looked the same until you read it.

23 **THE COURT:** So there was a misreading or there's an  
24 actual typographical --

25 **MS. MCGUINN:** It's a typo. So on 37, it should be

1 1MG6966, not -- it should be "I," not "1," excuse me.

2 And the second one should be IMG6967.

3 **THE COURT:** Which counts do these pertain to?

4 **MS. MCGUINN:** Count 2 on page 37. And I did  
5 doublecheck the indictment. It's correct in the indictment.  
6 It's just a typo. I'm sorry, my eyes just didn't see it last  
7 night if it was there.

8 **THE COURT:** Right. It's hard to understand because I  
9 think these documents were moved electronically. All right.  
10 What's your proposed solution? I'm checking the indictment  
11 right now, too. When these instructions were prepared, my  
12 understanding was that the counts were taken directly from the  
13 docketed superseding indictment and dropped into the jury  
14 instruction.

15 **MS. MCGUINN:** I'm looking at ECF-96, Your Honor, and  
16 it is the letter "I." I double and triple checked it.

17 **THE COURT:** Yeah, I'm looking at the indictment right  
18 now and I see "I." I think I do. Yeah, it says "I."

19 **MS. MCGUINN:** Yeah, so it's that count as well as in  
20 Count 4 on Page 38, there is also a number 1 in Count 4.

21 **THE COURT:** All right. I propose that I clear this up  
22 by just making the simplest of references to those two  
23 instructions and indicating that the instruction reads "1MG"  
24 but in fact should read "IMG." Wherever there is a reference  
25 to a .mov and an MG, it's IMG, not 1MG. Is that satisfactory

1 to the Government?

2 MS. MCGUINN: That's absolutely fine.

3 THE COURT: Without objection?

4 MR. PROCTOR: That's correct.

5 THE COURT: Are the jury instructions otherwise  
6 acceptable?

7 MS. MCGUINN: They're otherwise fine, Your Honor. I'm  
8 sorry I didn't see that before.

9 THE COURT: I'm sorry that it happened altogether and  
10 curious as can be about how it is electronically possible that  
11 it happened.

12 But we'll here from the defense, any objections or issues  
13 with respect to the instructions as actually delivered?

14 MR. PROCTOR: We would reiterate the objections  
15 from --

16 THE COURT: I can't hear you.

17 MR. PROCTOR: We would just reiterate the objection we  
18 made last night at the Rule 30. We have no argument.

19 THE COURT: My recollection is that we resolved all  
20 objections during the Rule 30 conference to your satisfaction.

21 MR. PROCTOR: My recollection is there was a  
22 reasonable doubt instruction that wasn't given and there was an  
23 argument about a similar pattern or scheme argument that you  
24 decided to give over our objection, but other than that we have  
25 nothing else.

1           **THE COURT:** All right. Very well. That's consistent  
2 with my recollection as well.

3           **MS. MCGUINN:** Yes, Your Honor.

4           **THE COURT:** Very good. Those objections to the extent  
5 it's necessary are noted as renewed and overruled once again.  
6 Okay. I'll have to clear this up now.

7           Anything else, Mr. Proctor?

8           **PROSPECTIVE JUROR:** No, sir.

9           **THE COURT:** Thank you.

10          (Whereupon, the bench conference was concluded.)

11          **THE COURT:** Ladies and gentlemen, it's been brought to  
12 my attention in two of the jury instructions that I read to you  
13 when I was referring to counts in the indictment, and I was  
14 describing references to particular electronic content, I read  
15 to you that the descriptor was "1MG" instead of "IMG." I did  
16 that in probably two or three instances and, in fact, that  
17 typographical error does appear in the jury instructions.

18          My view is that this is not particularly significant, and  
19 accordingly it is sufficient to simply correct it by telling  
20 you that wherever in these indictments, in your instructions,  
21 you see references to content that ends in ".mov," that you  
22 should understand that the beginning of that reference in all  
23 cases is "IMG," not as it is in two or three instances where  
24 it's listed here as "1MG." That's erroneous. It's a  
25 typographical error. The computer seems to have read the "I"

1 in one setting and placed a "1" there instead.

2 Now, ladies and gentlemen, once you retire to the jury  
3 room, you will need to wait before you begin the process of  
4 electing your foreperson and then begin to deliberate on the  
5 charges. You have to wait until we have had the opportunity  
6 through the clerk to deliver certain items to the jury room,  
7 which will include some of the exhibits, a copy of the jury  
8 instructions, the verdict form, and a copy of the indictment.

9 So once you retire to the jury room, do not begin your  
10 deliberations, do not begin to discuss your case; instead, wait  
11 until the clerk makes these deliveries to you that I've just  
12 described. And once the clerk has finished bringing these  
13 items to you and once it is appropriate for you to begin the  
14 process of selecting your foreperson and deliberating, the  
15 clerk will tell you. So don't start until she says to do so.

16 With that, the jury will be taken out.

17 **THE CLERK:** All rise for the jury.

18 (Jury exits at 3:03 p.m.)

19 **THE COURT:** Okay. Be seated, please. Madam Clerk, I  
20 have a copy of the jury instructions for the jury so labeled.  
21 I have a copy of the verdict form for the jury. Show these to  
22 counsel, please.

23 And, Madam Clerk, also a copy of the indictment. Why  
24 don't you come get that. Show this to counsel.

25 **MR. PROCTOR:** Your Honor, I don't know why we need the

1 forfeiture allegation to go back to the jury. That just seems  
2 confusing to me.

3 **THE COURT:** Without objection we'll remove it.

4 **MS. MCGUINN:** That's fine.

5 **THE COURT:** Take it out.

6 **MR. PROCTOR:** I don't know, then it'll go straight  
7 from page 9 to page 11. It has substitute assets. Maybe we  
8 just stop at page 9.

9 **THE COURT:** Yeah, I don't know that the signature  
10 pages have to go back. So take out those pages.

11 **MR. PROCTOR:** I did.

12 **THE COURT:** Show it to the Government.

13 **MS. MCGUINN:** That's fine.

14 **THE COURT:** We've redacted the last portion of the  
15 indictment by removing pages 10 and 11, forfeiture allegations,  
16 substitute assets and signature pages, but all nine counts  
17 still appear in the reduced version of the indictment. That  
18 will go out back. Without objection from the Government?

19 **MS. MCGUINN:** Yes, Your Honor.

20 **THE COURT:** Without objection from the Defendant?

21 **MR. PROCTOR:** That's correct.

22 **THE COURT:** All right. Then otherwise, Mr. Proctor,  
23 are the documents that I've proposed to send back in the form  
24 of the indictment, the jury instructions and the verdict form  
25 all acceptable?



1           **MR. PROCTOR:** Yes, sir. Preserving all previous  
2 objections.

3           **THE COURT:** Yes. And now turning to the exhibits  
4 themselves. Have counsel and the clerk had an opportunity to  
5 compare notes on exhibits and to ensure that the clerk's record  
6 on exhibits is in agreement with your own?

7           **MS. MCGUINN:** Yes, Your Honor. I went through the  
8 list with Ms. Maldeis at the end of each day, including today,  
9 and I am satisfied that the list she has and the exhibits she  
10 has are correct.

11           **THE COURT:** Mr. Proctor? Mr. Nieto?

12           **MR. NIETO:** Yes, Your Honor. We had reviewed our  
13 exhibits. I had not gone through it with regards to the  
14 Government, but otherwise we have no objection.

15           **THE COURT:** You have every opportunity to do that now  
16 before we send the exhibits back. It's at your option. I  
17 always give counsel the opportunity to check before we send the  
18 exhibits back. Do you want to check further or are you  
19 satisfied?

20           **MR. NIETO:** No, I'm satisfied, Your Honor.

21           **THE COURT:** Okay. Very good. Thank you. Actual  
22 physical exhibits?

23           **THE CLERK:** They're all here.

24           **THE COURT:** Okay. Understanding that some of the  
25 exhibits are in electronic form. If the jury wants to see them

1 as we indicated in the instructions, they would ask, and we  
2 would view them here in the courtroom.

3 Accordingly, the clerk is now instructed to take the copy  
4 of the indictment that we agreed on, the jury instructions, the  
5 verdict form, and the admitted exhibits to the jury room to  
6 leave those with the jurors. And then to advise the jurors  
7 that now they may begin the process of selecting a foreperson,  
8 and they may begin deliberations on the verdict.

9 Please make the delivery.

10 Hold on, what have you got in your hand?

11 **THE CLERK:** Those are all of the exhibits, Your Honor.

12 **THE COURT:** Those are also of the exhibits, the  
13 notebooks and so forth.

14 **THE CLERK:** Yes.

15 **THE COURT:** Off the record.

16 (There was a discussion held off the record.)

17 **THE COURT:** I just want to formally confirm that  
18 counsel reviewed with the courtroom deputy clerk her record of  
19 the exhibits that were admitted and were to go back to the jury  
20 room.

21 I think the record is that the Government did make that  
22 review and agrees exactly with the content of her list. And  
23 the defense counsel reviewed that list with respect to the  
24 defense exhibits and is satisfied otherwise that her list is  
25 accurate with respect to the Government's exhibits. And,

1 accordingly, there's no objection to the clerk's record of what  
2 has been received in this case, and no objection to the court's  
3 determination through the clerk as to which exhibits should be  
4 taken to the jury room.

5 Does the Government agree?

6 **MS. MCGUINN:** Yes, Your Honor.

7 **THE COURT:** Does the Defendant agree?

8 **MR. NIETO:** Yes, Your Honor.

9 **THE COURT:** Ms. Maldeis, have you delivered the  
10 indictment, the jury instructions, the verdict form, and the  
11 exhibits that were appropriate for delivery to the jury room?  
12 Have you delivered all of those items to the jury room?

13 **THE CLERK:** I have, Your Honor.

14 **THE COURT:** And did you instruct the jury that they  
15 now may begin the process of selecting their foreperson and  
16 then may begin deliberations in the case.

17 **THE CLERK:** I have, Your Honor.

18 **THE COURT:** Thank you.

19 (Jury deliberating - 3:13 p.m.)

20 **THE COURT:** We're in recess subject to call.  
21 Presumably counsel shared their cell phone numbers with the  
22 clerk.

23 Counsel, I'm going to ask that defense counsel stay in the  
24 building, attorney's lounge, somewhere in this building.

25 Government counsel, will you be in your space on this

1 floor or are you going across the street?

2 MS. MCGUINN: No, we'll be on this floor.

3 THE COURT: Thank you. So all counsel will remain in  
4 the building. Recess subject to call.

5 THE CLERK: All rise. This Honorable Court now stands  
6 in recess.

7 (Recess at 3:13 p.m.)

8 THE COURT: Be seated, please.

9 I've shared with counsel for both sides an affidavit  
10 prepared by Courtroom Deputy Clerk Rebecca Maldeis.

11 Has the Government had an opportunity to review it?

12 MS. MCGUINN: Yes, Your Honor.

13 THE COURT: Do you have any issues or concerns you  
14 want to raise?

15 MS. MCGUINN: None, Your Honor.

16 THE COURT: Has the Defendant had an opportunity to  
17 review the affidavit?

18 MR. PROCTOR: Yes, sir.

19 THE COURT: Do you have any issues or concerns you  
20 want to raise?

21 MR. PROCTOR: No, sir.

22 THE COURT: I received a communication from the jury  
23 at 4:07 p.m. It reads as follows: "We've reached a verdict on  
24 all nine counts."

25 Docket the note.

1 Bring in the jury.

2 THE CLERK: All rise for the jury.

3 (Jury enters at 4:36 p.m.)

4 THE COURT: Good afternoon, ladies and gentlemen.

5 Madam Clerk.

6 THE CLERK: We are here to receive the verdict in  
7 Criminal Docket No. JKB-23-0274. United States of America v.  
8 Christopher Kenji Bendann.

9 Members of the jury, will you please answer when I call  
10 your juror number.

11 Juror No. 1.

12 JUROR NO. 1: Here.

13 THE CLERK: Juror No. 2.

14 JUROR NO. 2: Here.

15 THE CLERK: Juror No. 3.

16 JUROR NO. 3: Here.

17 THE CLERK: Juror No. 4.

18 JUROR NO. 4: Here.

19 THE CLERK: Juror No. 5.

20 JUROR NO. 5: Here.

21 THE CLERK: Juror No. 6.

22 JUROR NO. 6: Here.

23 THE CLERK: Juror No. 7.

24 JUROR NO. 7: Here.

25 THE CLERK: Juror No. 8.

1 JUROR NO. 8: Here.

2 THE CLERK: Juror No. 9.

3 JUROR NO. 9: Here.

4 THE CLERK: Juror No. 10.

5 JUROR NO. 10: Here.

6 THE CLERK: Juror No. 11.

7 JUROR NO. 11: Here.

8 THE CLERK: Juror No. 12.

9 JUROR NO. 12: Here.

10 THE CLERK: Members of the jury, have you agreed upon  
11 your verdict.

12 (Jurors - "We have.")

13 THE COURT: Who shall speak for you?

14 (Jurors - "Our foreperson.")

15 THE CLERK: Will the foreperson please rise.

16 Has the verdict form which was submitted to the jury been  
17 answered, signed, and dated by you?

18 THE FOREPERSON: Yes.

19 THE COURT: You may be seated, ma'am.

20 The verdict form has been passed from the foreperson of  
21 the jury to me.

22 The verdict form has been signed and dated by the  
23 foreperson.

24 Mr. Bendann and Counsel, please rise.

25 In the United States District Court for the District of

1 Maryland, The United States of America v. Christopher Kenji  
2 Bendann, Defendant, Case Number JKB-23-278. Verdict.

3 One: How do you find the Defendant Christopher Kenji  
4 Bendann as to Count 1, sexual exploitation of a child on or  
5 about September 16, 2017?

6 Answer: Guilty.

7 Two: How do you find the Defendant Christopher Kenji  
8 Bendann as to Count 2, sexual exploitation of a child on or  
9 about June 21, 2018?

10 Answer: Guilty.

11 Question three: How do you find Defendant Christopher  
12 Kenji Bendann as to Count 3, sexual exploitation of a child on  
13 or about August 26th, 2018?

14 Answer: Guilty.

15 Question four: How do you find Defendant Christopher  
16 Kenji Bendann as to Count 4, sexual exploitation of a child on  
17 or about January 2, 2019?

18 Answer: Guilty.

19 Question five: How do you find the Defendant Christopher  
20 Kenji Bendann as to Count 5, sexual exploitation of a child on  
21 or about February 9, 2019?

22 Answer: Guilty.

23 Question 6: How do you find the Defendant Christopher  
24 Kenji Bendann as to Count 6, possession of child pornography,  
25 iCloud account, on or about September 1, 2017, through on or

1 about January 23, 2023?

2 Answer: Guilty.

3 Question seven: How do you find the Defendant Christopher  
4 Kenji Bendann as to Count 7, possession of child pornography,  
5 Dell Inspiron laptop, on or about February 3, 2023?

6 Answer: Guilty.

7 Question eight: How do you find the Defendant Christopher  
8 Kenji Bendann as to Count 8, possession of child pornography,  
9 Sony Vaio laptop, on or about February 3, 2023?

10 Answer: Guilty.

11 Question nine: How do you find the Defendant Christopher  
12 Kenji Bendann as to Count 9, cyberstalking, from May 2022  
13 through December 2022?

14 Answer: Guilty.

15 I will poll the jury.

16 Juror No. 1, were these and are these your verdicts?

17 **JUROR NO. 1:** Yes, sir.

18 **THE COURT:** Juror No. 2, were these and are these your  
19 verdicts?

20 **JUROR NO. 2:** Yes, sir.

21 **THE COURT:** Madam foreperson, were these and are these  
22 your verdicts?

23 **MADAM FOREPERSON:** Yes, Your Honor.

24 **THE COURT:** Juror No. 4, were there and are these your  
25 verdicts?



1 JUROR NO. 4: Yes, sir.

2 THE COURT: Juror No. 5, were these and are these your  
3 verdicts?

4 JUROR NO. 5: Yes, sir.

5 THE COURT: Juror No. 6, were these and are these your  
6 verdicts?

7 JUROR NO. 6: Yes, sir.

8 THE COURT: Juror No. 7, were these and are these your  
9 verdicts?

10 JUROR NO. 7: Yes, sir.

11 THE COURT: Juror No. 8, were these and are these your  
12 verdicts?

13 JUROR NO. 8: Yes, Your Honor.

14 THE COURT: Juror No. 9, were these and are these your  
15 verdicts?

16 JUROR NO. 9: Yes, sir.

17 THE COURT: Juror No. 10, were these and are these  
18 your verdicts?

19 JUROR NO. 10: Yes, Your Honor.

20 THE COURT: Juror No. 11, were these and are these  
21 your verdicts?

22 JUROR NO. 11: Yes, Your Honor.

23 THE COURT: Juror No. 12, were these and are these  
24 your verdicts?

25 JUROR NO. 12: Yes, Your Honor.

1           **THE COURT:** Thank you.

2           Madam Clerk. Harken the jury.

3           **THE CLERK:** Members of the jury, you have heard the  
4 verdicts and answers thereto as delivered by your foreperson  
5 and they have been recorded and each of you do agree? If so,  
6 please answer "We do."

7           (All jurors - "We do.")

8           **THE CLERK:** Verdict recorded.

9           **THE COURT:** Verdict recorded.

10          Ladies and gentlemen, this concludes your service as  
11 jurors on this case. Your community through me thanks you for  
12 your service.

13          There is a rule that operates in this district which  
14 forbids lawyers from contacting jurors after they have  
15 delivered a verdict. Accordingly, you will not be contacted by  
16 any of the lawyers in this case. The other restrictions that I  
17 placed on you at the start of this trial are now vacated.  
18 You're free to speak to anyone, or no one, about this as you  
19 choose. There's no longer any court-imposed restriction with  
20 respect to this.

21          Also, the restrictions about otherwise inquiring into the  
22 matter and so forth, all of those limitations that I've been  
23 reciting to you at every break, those are all now vacated and  
24 no longer in effect.

25          In a few moments, I will come to the jury room and greet

1 you informally and more informally thank you for your service  
2 on this case. You're not required to wait for me to arrive,  
3 it'll take about five minutes or so, but I am eager to speak  
4 with you, make sure that there aren't things that we can do in  
5 our jury trials that make it easier for jurors to serve and so  
6 forth. Those would be the sorts of topics that I will cover  
7 with you. And I look forward to our conversation.

8 The jury has been discharged. Take the jury out.

9 **THE CLERK:** All rise for the jury.

10 (Jury exits at 4:44 p.m.)

11 **THE COURT:** Publish the verdict to counsel.

12 Be seated, please.

13 Docket the verdict.

14 Post-trial motions will be due in 14 days.

15 The Defendant was previously ordered released on  
16 conditions. He was unable to satisfy those conditions.  
17 Technically a release order remains in effect.

18 Government's position with respect to that release order?

19 **MS. MCGUINN:** Your Honor, the Government would ask to  
20 revoke his release conditions at this time.

21 **MR. PROCTOR:** We'll defer to the court.

22 **THE COURT:** The prior release order that was entered  
23 but never complied with is revoked. The Defendant is ordered  
24 detained. There will be a written order prepared after the  
25 proceeding.

1 Off the record.

2 (Off the record.)

3 **THE COURT:** The Government will arrange a conference  
4 call with defense counsel and chambers tomorrow for the purpose  
5 of scheduling sentencing.

6 Anything else that we can productively address today?

7 **MS. MCGUINN:** So I make sure I understand, schedule  
8 the conference call for tomorrow to then schedule sentencing?

9 **THE COURT:** Yes.

10 **MS. MCGUINN:** The call is tomorrow.

11 **THE COURT:** Call chambers on a conference call with  
12 defense counsel on the line, confer with my chambers' staff.

13 **MS. MCGUINN:** Yes.

14 **THE COURT:** And in that conference a sentencing date  
15 will be set.

16 **MS. MCGUINN:** Yes, Your Honor.

17 **THE COURT:** And then an order will be entered tomorrow  
18 noting when the sentencing is to occur.

19 Is there anything else from the Government?

20 **MS. MCGUINN:** Nothing else from the Government, Your  
21 Honor.

22 **THE COURT:** Is there anything else from the Defendant?

23 **MR. NIETO:** No, Your Honor.

24 **THE COURT:** The Defendant is remanded. Everyone else,  
25 please stay in position. The marshals will take the Defendant

1 out.

2 (Defendants exits.)

3 **THE COURT:** The sequence this afternoon will be,  
4 gentlemen, we'll clear the gallery first, I'll hold the jurors.  
5 So clear the gallery as soon as we adjourn court.

6 Court is adjourned.

7 **THE CLERK:** All rise. This Honorable Court now stands  
8 adjourned.

9 (Court adjourned at 4:48 p.m.)

CERTIFICATE OF OFFICIAL REPORTER

I, Ronda J. Thomas, Registered Merit Reporter, Certified Realtime Reporter, in and for the United States District Court for the District of Maryland, do hereby certify, pursuant to 28 U.S.C. § 753, that the foregoing is a true and correct transcript of the stenographically-reported proceedings held in the above-entitled matter and the transcript page format is in conformance with the regulations of the Judicial Conference of the United States.

Dated this 17th day of February 2024.

*Ronda J. Thomas*

Ronda J. Thomas, RMR, CRR  
Federal Official Reporter

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103/12 103/15	37/22 38/3	<b>alleged [7]</b>	114/20	78/13 78/17
104/4	38/6 39/13	75/13 84/12	<b>alternates [2]</b>	80/16 96/14
<b>aged [1]</b> 56/17	40/14 41/11	84/23 84/24	115/10 115/11	96/14 96/19
<b>agenda [1]</b>	41/11 42/10	87/23 93/2	<b>although [3]</b>	97/6 101/23
10/9	43/7 46/1	93/13	30/18 74/6	102/10 102/16
<b>agent [16]</b>	47/17 48/7	<b>allegedly [1]</b>	95/18	102/17 102/21
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50/5 51/8	53/13 53/14	48/2 96/16	57/9	127/10 127/14
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113/14 121/6	110/2 111/5	50/17 51/18	73/20	114/23 130/18
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20/5 21/2	124/5 124/24	80/7 97/2	<b>announced [2]</b>	132/19 132/22
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40/22 56/21	79/2 79/10	132/3	49/1	89/24
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<b>April</b> [4] 65/4	110/17 110/18	<b>aside</b> [1]	34/23	<b>avoid</b> [4]
65/7 66/19	110/19 111/25	41/13	<b>attempt</b> [2]	18/13 37/22
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<b>April 8th</b> [2]	117/5 118/5	72/24 81/1	89/9 90/1	<b>aware</b> [2]
66/19 67/2	120/23 121/10	112/6 112/8	90/19 91/13	15/22 104/11
<b>are</b> [132] 5/20	121/18 121/25	122/1 123/23	104/23	<b>awareness</b> [3]
6/10 6/11 8/2	122/11 122/12	131/19	<b>attempts</b> [2]	103/22 104/5
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16/25 20/14	128/16 128/18	14/2 14/19	<b>attend</b> [2]	<b>away</b> [7] 10/23
21/13 21/16	128/21 128/24	15/17 30/10	10/1 87/3	10/23 16/8
22/11 23/25	129/2 129/5	34/23 36/4	<b>attended</b> [1]	30/5 44/14
24/2 24/3	129/8 129/11	36/19 36/22	56/9	55/13 113/11
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<b>B</b>	25/19 27/4	<b>becomes [1]</b>	119/4 119/9	33/18 35/12
<b>back [26]</b> 5/25	31/18 71/10	109/22	119/10 119/13	35/20 36/1
8/6 11/5 13/9	77/21 78/8	<b>bed [1]</b> 18/15	122/7 122/8	39/23 40/3
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41/5 42/4	<b>bathroom [4]</b>	15/22 27/3	118/22	45/25 46/8
43/21 45/17	26/11 26/17	31/15 32/1	<b>begins [2]</b>	46/19 46/25
54/1 54/9 60/6	27/19 27/19	32/19 34/4	74/22 110/13	51/14 54/14
60/25 63/12	<b>be [148]</b>	34/5 34/25	<b>behalf [5]</b>	54/17 55/16
120/1 120/10	<b>Bear [1]</b> 110/6	38/11 38/15	1/15 1/17 34/3	56/20 57/2
120/18 120/23	<b>bearing [2]</b>	42/1 42/8	39/16 59/3	58/6 58/12
121/16 121/18	81/13 87/17	50/13 51/19	<b>behavior [2]</b>	58/14 59/3
122/19	<b>became [3]</b>	55/18 57/11	46/21 63/3	59/17 64/9
<b>background [1]</b>	14/8 67/6	58/23 61/3	<b>behind [1]</b>	67/9 88/16
12/8	114/14	67/15 74/6	48/6	89/25 90/19
<b>backup [12]</b>	<b>because [82]</b>	76/5 78/23	<b>being [19]</b>	91/13 98/4
13/3 13/5 13/7	7/20 9/4 10/5	80/7 83/8	8/22 9/20 14/2	98/18 99/8
13/11 23/7	12/1 14/16	83/16 83/19	24/14 24/15	104/19 104/25
23/8 23/10	14/21 15/1	84/6 84/11	25/24 31/18	110/16 110/22
23/10 23/23	16/4 16/9 16/9	85/11 85/15	36/8 41/10	111/2 125/8
27/7 30/1	17/3 20/17	86/2 89/4	44/16 45/22	126/24 127/2
60/24	21/4 21/9 22/6	89/21 90/13	51/20 54/22	127/4 127/8
<b>backups [1]</b>	22/11 22/22	91/7 92/1	56/11 57/4	127/12 127/16
49/18	22/24 22/24	92/16 92/19	57/14 58/7	127/20 127/24
<b>backwards [2]</b>	24/9 26/13	93/8 96/5 98/6	62/11 79/24	128/4 128/8
53/5 62/1	27/19 27/23	98/9 98/20	<b>belief [1]</b>	128/12
<b>bad [5]</b> 9/25	33/21 34/4	98/24 99/10	104/12	<b>Bendann's [6]</b>
56/16 75/17	34/9 36/20	99/14 100/1	<b>believable [2]</b>	12/12 23/3
76/18 85/19	40/7 40/24	100/5 100/15	29/9 53/23	24/21 26/14
<b>bag [2]</b> 63/13	42/15 43/1	102/6 111/12	<b>believe [13]</b>	32/25 51/9
63/15	43/11 43/21	111/13 115/2	9/21 11/25	<b>benefit [2]</b>
<b>Baltimore [1]</b>	44/6 45/20	115/8 118/11	28/9 29/14	50/19 55/22
15/16	45/20 46/19	123/2 126/16	29/20 34/25	<b>Benji [1]</b>
<b>banking [1]</b>	46/21 46/23	126/20 126/22	50/13 55/8	59/16
40/20	47/4 47/8 48/1	130/5 130/22	58/8 61/6	<b>best [12]</b> 11/7
<b>bar [1]</b> 70/16	48/13 48/18	131/8	79/14 79/16	45/2 45/9 46/5
<b>barely [1]</b>	49/21 50/2	<b>before [25]</b>	82/6	52/3 52/5 52/6
31/25	50/14 50/25	1/11 4/21 6/8	<b>believed [1]</b>	52/8 52/14
<b>base [1]</b> 69/16	51/14 52/15	6/16 16/15	57/23	55/4 60/2
<b>based [13]</b>	52/21 54/1	45/5 45/15	<b>believes [1]</b>	60/17
20/12 21/16	54/2 54/7	47/4 50/12	72/23	<b>bestiality [1]</b>
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44/22 53/7	55/17 56/17	56/12 62/7	115/5	<b>better [2]</b>
73/12 73/15	56/22 58/8	64/5 66/19	<b>bench [6]</b> 3/13	35/4 73/11
73/18 79/5	58/20 60/3	68/24 78/3	4/25 31/6 32/7	<b>between [22]</b>
83/25 98/12	60/17 60/23	79/9 85/24	115/14 118/10	11/13 24/25
107/23	62/15 63/5	87/21 103/18	<b>BENDANN [71]</b>	45/8 45/21
<b>basement [1]</b>	71/19 73/3	117/8 119/3	1/6 8/17 9/1	47/11 58/12
23/15	75/24 76/3	121/16 121/17	9/2 9/4 9/14	64/20 65/25
<b>basing [1]</b>	79/10 82/11	<b>began [5]</b>	9/16 10/16	66/3 67/2 78/2
	82/18 82/25	40/11 42/20	10/20 11/15	80/20 84/24
	85/5 86/5	62/8 64/16	13/23 13/24	94/24 96/14



<b>B</b>	<b>boy [6]</b> 11/4	74/12 74/14	12/10 51/7	25/7
<b>between...</b> [7]	62/19 67/6	75/12 75/11	<b>cards [1]</b> 43/5	<b>cards [1]</b> 43/5
97/5 97/6 98/2	67/8	82/20 84/15	<b>cameras [4]</b>	<b>care [2]</b> 21/2
102/9 102/10	<b>boys [2]</b> 10/15	85/2 85/15	51/15 51/15	43/3
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<b>beyond [36]</b>	<b>bravely [2]</b>	<b>burned [1]</b>	<b>campus [1]</b> 8/8	74/25
17/6 34/12	11/17 14/1	15/7	<b>cams [1]</b> 52/5	<b>carefully [4]</b>
37/7 58/25	<b>break [4]</b>	<b>bus [1]</b> 60/5	<b>can [50]</b> 6/7	79/16 83/23
71/6 71/19	67/20 67/21	<b>button [2]</b>	8/3 8/4 8/8	108/23 109/14
74/11 74/20	113/3 130/23	19/11 41/12	10/7 10/9	<b>carelessness [1]</b> 85/5
74/25 75/8	<b>breakfast [2]</b>	<b>buy [2]</b> 18/16	10/10 10/11	<b>cares [1]</b> 21/2
78/4 79/8	10/19 11/3	52/4	11/15 12/10	<b>caring [1]</b>
82/19 83/15	<b>breaking [1]</b>	<b>buzzing [1]</b>	12/13 18/12	45/4
84/16 85/22	8/1	113/12	18/23 19/16	<b>carried [3]</b>
85/25 87/14	<b>breaks [1]</b>	<b>Bye [1]</b> 20/7	21/5 21/21	37/5 37/7 87/9
93/1 93/10	113/15	<b>C</b>	24/5 24/5	<b>carve [1]</b>
93/16 96/2	<b>BREDAR [1]</b>	<b>calendar [5]</b>	28/24 40/14	10/25
97/10 100/10	1/11	26/20 29/2	41/16 41/21	<b>case [105]</b> 3/4
100/24 102/2	<b>bricks [1]</b>	29/3 34/16	42/10 43/9	3/5 3/14 5/2
102/13 103/3	58/25	65/17	44/3 45/2	7/5 7/6 7/9
103/16 105/18	<b>bridge [1]</b>	<b>calendars [2]</b>	47/21 48/11	7/10 9/1 13/22
106/5 106/15	58/24	63/22 66/17	48/19 52/4	18/3 22/2
107/7 108/3	<b>brief [2]</b> 7/18	<b>CALISTA [1]</b>	59/25 62/3	32/12 34/3
108/19 114/18	12/6	1/19	62/17 64/3	35/4 35/5 37/6
<b>bias [3]</b> 70/4	<b>briefly [2]</b>	<b>call [13]</b> 6/19	65/4 65/16	37/17 37/20
71/11 80/12	16/15 16/18	49/12 64/1	66/2 66/5 66/7	37/21 37/24
<b>biased [1]</b>	<b>brighten [1]</b>	83/7 84/5	66/8 66/24	37/25 39/25
80/8	19/3	123/20 124/4	82/1 85/24	40/15 40/18
<b>bigger [3]</b>	<b>Brightside [1]</b>	125/9 132/4	109/4 113/20	41/18 45/5
18/19 65/5	28/23	132/8 132/10	114/2 115/18	47/21 48/7
66/25	<b>bring [4]</b> 6/19	132/11 132/11	117/10 131/4	48/22 49/5
<b>binder [1]</b>	39/12 68/18	<b>called [16]</b>	132/6	49/7 49/18
20/15	125/1	16/4 16/6 49/9	<b>can't [8]</b> 4/7	49/23 51/24
<b>birthday [1]</b>	<b>bringing [1]</b>	49/15 56/6	18/6 18/7	54/11 54/19
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<b>D</b>	<b>driving [2]</b> 16/2 24/23 29/22 116/16 <b>double-delete [1]</b> 29/22 <b>doublecheck [1]</b> 116/5 <b>doubt [39]</b> 17/6 34/13 37/7 53/20 58/22 58/25 71/7 71/14 71/19 74/12 74/21 74/25 75/8 78/5 79/9 82/19 83/15 84/16 85/22 86/1 87/15 93/1 93/11 93/17 96/3 97/10 100/10 100/25 102/3 102/13 103/4 103/17 105/19 106/6 106/16 107/8 108/4 108/19 117/22 <b>down [4]</b> 8/8 19/22 65/11 65/17 <b>downs [1]</b> 10/15 <b>draw [11]</b> 69/23 69/24 75/22 78/16 78/17 78/19 78/23 78/23 79/2 84/18 86/11 <b>drawing [2]</b> 78/20 78/25 <b>drawn [6]</b> 77/9 78/14 79/7 82/24 87/6 108/2 <b>drinking [1]</b> 46/2 <b>dripping [3]</b> 77/11 77/12 77/17 <b>drive [1]</b> 11/21 <b>driven [1]</b> 24/14	<b>driving [2]</b> <b>dropped [1]</b> 116/13 <b>drove [1]</b> 13/24 <b>drunk [2]</b> 62/22 62/23 <b>drunken [1]</b> 46/3 <b>DSID [5]</b> 89/22 90/14 91/8 92/2 98/12 <b>DSTD [1]</b> 89/5 <b>due [3]</b> 85/21 112/4 131/14 <b>dumb [1]</b> 54/22 <b>during [22]</b> 11/10 11/22 13/4 18/22 23/3 27/16 29/25 30/8 30/19 37/17 41/2 42/15 47/2 49/22 50/4 67/20 76/5 78/6 109/22 113/14 114/10 117/20 <b>duty [13]</b> 69/1 69/2 69/16 69/18 70/3 70/5 72/21 72/24 74/14 108/13 108/17 109/2 109/18 <b>E</b> <b>each [33]</b> 5/23 16/20 16/21 21/15 21/20 21/22 21/24 22/9 29/5 29/5 32/20 52/23 54/5 72/21 73/24 73/25 79/17 79/18 79/19 84/12 84/14 84/16 88/8 93/1 100/10 105/18 108/22 109/6 110/20 112/24 114/18 121/8 130/5 <b>eager [1]</b>	131/3 <b>earlier [2]</b> 11/13 15/1 <b>early [1]</b> 10/21 <b>earned [1]</b> 41/8 <b>easier [2]</b> 17/12 131/5 <b>Eastern [1]</b> 52/12 <b>easy [1]</b> 43/10 <b>eat [1]</b> 15/6 <b>ECF [1]</b> 116/15 <b>ECF-96 [1]</b> 116/15 <b>Economics [1]</b> 8/12 <b>edification [1]</b> 40/1 <b>educated [1]</b> 46/15 <b>education [1]</b> 45/1 <b>educational [1]</b> 106/23 <b>effect [6]</b> 36/7 55/1 80/25 109/11 130/24 131/17 <b>efforts [1]</b> 15/14 <b>eight [1]</b> 128/7 <b>eighteen [1]</b> 93/3 <b>eighth [4]</b> 10/21 11/6 62/14 67/6 <b>either [9]</b> 11/23 22/3 32/16 52/2 78/24 96/4 101/11 102/3 102/8 <b>elect [1]</b> 109/19 <b>elected [2]</b> 111/10 113/8 <b>electing [1]</b> 119/4 <b>election [1]</b> 5/11 <b>electromagnetic [1]</b> 107/3 <b>electronic [27]</b> 17/10 51/10	93/24 96/17 102/19 104/21 104/21 104/25 105/9 105/20 105/20 106/7 106/8 106/23 106/25 107/2 107/3 107/4 107/5 107/6 113/2 113/4 113/10 118/14 121/25 <b>electronically [2]</b> 116/9 117/10 <b>element [17]</b> 17/9 17/16 17/17 87/10 93/10 93/16 96/2 96/22 100/24 102/2 102/24 103/3 103/16 106/5 107/7 108/3 108/6 <b>elements [10]</b> 4/18 16/16 16/21 17/12 21/15 32/11 34/10 93/1 100/10 105/18 <b>elicit [1]</b> 95/22 <b>elite [1]</b> 9/24 <b>else [17]</b> 4/2 45/6 47/5 48/3 52/8 56/4 57/21 66/12 77/11 110/7 117/25 118/7 132/6 132/19 132/20 132/22 132/24 <b>email [1]</b> 38/17 <b>embarrass [1]</b> 43/2 <b>embarrassment [2]</b> 36/10 54/10 <b>Emma [3]</b> 66/10 66/13 66/14 <b>emotional [17]</b> 18/5 19/7 19/14 19/16	20/11 20/11 34/1 41/14 58/1 104/24 105/14 105/24 106/4 107/10 107/16 108/5 108/8 <b>emotionally [1]</b> 55/4 <b>emphasizing [1]</b> 25/2 <b>employ [5]</b> 88/17 89/9 90/1 90/20 91/14 <b>employed [3]</b> 81/5 93/4 93/17 <b>employee [1]</b> 81/6 <b>employing [1]</b> 94/13 <b>employs [1]</b> 92/6 <b>enables [1]</b> 106/20 <b>encourage [1]</b> 62/8 <b>encyclopedia [2]</b> 38/1 68/4 <b>end [6]</b> 36/22 39/7 66/14 111/7 111/17 121/8 <b>ends [1]</b> 118/21 <b>energy [1]</b> 50/18 <b>enforcement [5]</b> 70/8 81/4 81/5 81/11 83/5 <b>engage [15]</b> 76/8 88/18 89/10 90/2 90/21 91/15 92/7 94/14 95/20 104/15 104/22 105/10 105/17 105/23 107/9 <b>engaged [13]</b> 17/18 18/2 22/2 32/16 75/10 76/6 98/14 99/3
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<b>E</b>	52/19 70/9	<b>evening</b> [2]	75/14 75/16	<b>excused</b> [3]
<b>engaged...</b> [5]	15/11 15/11	<b>event</b> [1]	15/11 76/6	115/9
99/18 100/22	<b>equals</b> [1]	114/13	76/2 76/5	115/11
103/8 103/25	70/16	<b>events</b> [2]	76/14 76/18	<b>excuses</b> [1]
107/15	<b>equipment</b> [1]	86/22 87/5	76/20 76/22	40/18
<b>engaging</b> [6]	107/5	<b>eventually</b> [5]	76/22 76/22	<b>executed</b> [1]
94/8 94/19	<b>Eric</b> [1] 12/18	11/19 13/21	77/2 77/3 77/3	12/17
103/6 103/10	<b>erroneous</b> [2]	14/2 20/17	77/5 77/14	<b>execution</b> [2]
103/15 104/6	109/10 118/24	20/17	77/20 77/25	23/3 29/25
<b>enough</b> [7]	<b>error</b> [5]	<b>ever</b> [1] 74/19	78/1 78/2 78/5	<b>exercise</b> [2]
42/23 42/24	38/13 52/15	<b>every</b> [16]	78/16 78/20	101/13 101/19
42/24 43/1	81/3 118/17	8/15 8/15 8/20	78/24 79/1	<b>exhibit</b> [11]
43/7 55/7 55/7	118/25	8/20 11/2 18/3	79/6 79/7	17/23 28/11
<b>ensure</b> [2]	<b>especially</b> [1]	18/3 23/21	79/18 81/10	47/6 47/8
41/16 121/5	46/15	24/6 48/15	82/1 82/9	47/20 50/1
<b>enter</b> [2]	<b>ESQUIRE</b> [4]	59/24 59/25	82/18 83/12	62/9 62/10
10/16 108/12	1/15 1/16 1/17	95/6 108/22	83/13 83/19	65/3 65/16
<b>entered</b> [2]	1/18	121/15 130/23	83/22 84/21	66/6
131/22 132/17	<b>Essentially</b> [1]	<b>everybody</b> [3]	85/10 86/10	<b>Exhibit 122</b> [1]
<b>enters</b> [4]	16/7	10/17 10/20	86/15 94/5	62/10
6/22 39/14	<b>establish</b> [13]	35/15	103/13 104/8	<b>Exhibit 221</b> [1]
68/20 125/3	21/21 28/25	<b>everyone</b> [4]	107/23 108/1	17/23
<b>entertain</b> [3]	30/24 37/6	36/24 40/15	108/18 108/20	<b>Exhibit 228</b> [1]
29/4 29/5	50/11 50/19	56/4 132/24	109/7 109/11	65/3
109/15	84/20 86/19	<b>everyone's</b> [1]	109/14	<b>Exhibit 90</b> [1]
<b>entice</b> [5]	87/12 87/12	40/1	<b>evidencing</b> [1]	28/11
88/17 89/10	97/17 107/14	<b>everything</b> [6]	107/12	<b>Exhibit 91</b> [1]
90/2 90/20	108/5	4/24 36/17	<b>exact</b> [4]	65/16
91/14	<b>established</b> [6]	49/17 56/22	53/12 60/24	<b>exhibition</b> [5]
<b>enticed</b> [2]	53/11 77/22	58/2 66/20	84/20 103/12	95/1 95/3 95/7
93/4 93/18	78/9 78/24	<b>evidence</b> [101]	<b>exactly</b> [3]	95/10 95/24
<b>entices</b> [1]	84/25 107/23	3/15 4/20 5/1	56/15 69/7	<b>exhibits</b> [27]
92/7	<b>establishes</b> [2]	7/10 12/16	122/22	7/11 71/24
<b>enticing</b> [1]	24/4 84/22	15/15 16/15	<b>examination</b> [8]	72/1 72/3 72/4
94/13	<b>establishing</b>	21/11 22/24	15/17 21/18	73/6 73/18
<b>entire</b> [1]	[1] 34/12	25/6 25/18	35/1 36/5	83/11 85/1
82/20	<b>establishment</b>	27/9 30/5	36/19 37/1	119/7 121/3
<b>entirely</b> [3]	[1] 14/18	30/14 34/3	79/25 80/1	121/5 121/6
72/16 85/13	<b>ethnic</b> [1]	34/9 34/13	<b>example</b> [5]	121/9 121/13
86/14	70/20	34/18 34/21	19/18 20/21	121/16 121/18
<b>entitled</b> [6]	<b>evaluate</b> [1]	41/15 49/22	61/5 77/5	121/22 121/25
70/14 70/21	34/20	53/18 55/7	95/14	122/5 122/11
73/13 73/19	<b>evasive</b> [1]	55/8 67/14	<b>examples</b> [2]	122/12 122/19
90/12 134/9	79/24	69/21 71/4	33/16 35/22	122/24 122/25
<b>entitlement</b> [1]	<b>even</b> [22]	71/5 71/10	<b>except</b> [2]	123/3 123/11
31/25	10/13 14/23	71/22 71/22	109/25 112/24	<b>EXIF</b> [50]
<b>entitles</b> [1]	18/21 29/4	71/23 71/24	<b>exchange</b> [2]	12/18 12/19
70/11	29/4 37/18	72/2 72/3 72/9	8/17 63/12	12/22 22/20
<b>entries</b> [2]	43/20 48/18	72/10 72/16	<b>excite</b> [1]	23/1 23/19
29/3 34/16	52/10 52/11	72/18 72/20	95/5	23/20 23/22
<b>entry</b> [1]	53/7 54/15	72/22 73/4	<b>exclusive</b> [1]	24/1 24/25
28/12	56/25 61/22	73/12 73/15	69/20	25/2 26/13
<b>envelope</b> [1]	61/23 61/24	73/21 73/21	<b>exclusively</b> [1]	27/1 27/5
35/24	65/20 67/22	74/9 74/15	108/14	28/17 28/22
<b>equally</b> [3]	75/5 79/14	75/1 75/9	<b>excuse</b> [2]	28/24 29/6
	101/13 101/22		87/4 116/1	29/9 29/18

<b>E</b>	31/1 48/8 49/8	<b>exploiting [1]</b>	88/25 89/18	51/4
<b>EXIF...</b> [30]	61/12 68/25	<b>expose [1]</b>	91/22 92/13	<b>fairness [1]</b>
30/2 30/7	100/12	105/2	92/19 98/7	70/5
30/11 30/18	<b>explained [6]</b>	<b>exposed [3]</b>	98/21 99/11	<b>fake [2]</b> 19/20
30/20 30/21	7/20 12/19	32/17 37/19	100/2 105/10	19/23
34/15 48/7	13/7 24/1 35/8	67/22	105/21 106/8	<b>fall [2]</b> 25/13
48/12 48/18	103/7	<b>exposure [2]</b>	106/11 106/13	64/12
48/19 48/22	<b>explanation [3]</b>	95/6 114/24	107/3 107/5	<b>fallible [1]</b>
49/14 49/20	49/13 56/4	<b>express [2]</b>	<b>facsimile [1]</b>	50/24
49/21 50/4	61/11	80/18 81/20	50/3	<b>falling [1]</b>
50/9 50/10	<b>explanations</b>	<b>expressed [1]</b>	<b>fact [30]</b> 9/22	21/9
50/11 50/24	[2] 55/18	54/14	24/3 24/7	<b>falsehood [1]</b>
53/5 53/13	86/25	<b>expressing [1]</b>	25/20 27/9	81/3
53/14 60/13	<b>explanatory [1]</b>	55/6	27/10 30/5	<b>familiar [1]</b>
60/24 61/9	111/6	<b>expression [1]</b>	40/5 46/24	27/22
61/14 61/19	<b>explicit [37]</b>	69/25	59/22 61/13	<b>families [1]</b>
62/6 66/16	8/18 9/13	<b>expunged [11]</b>	61/20 70/10	10/4
<b>existence [2]</b>	19/24 22/2	16/4 22/21	72/12 77/4	<b>family [7]</b>
77/23 78/9	22/3 22/6	23/6 23/23	77/14 77/22	19/11 28/5
<b>exists [2]</b>	24/17 32/15	24/20 25/1	77/23 78/10	28/7 42/11
78/13 78/13	32/16 88/18	26/8 26/14	78/12 78/13	44/23 105/25
<b>exits [5]</b> 38/4	89/10 90/2	28/20 29/21	81/5 82/23	106/2
68/9 119/18	90/21 91/15	57/1	84/18 86/17	<b>far [2]</b> 14/22
131/10 133/2	92/8 93/5	<b>extended [1]</b>	86/18 103/24	35/23
<b>expect [1]</b>	93/19 94/3	44/24	107/22 116/24	<b>fast [1]</b> 14/14
55/8	94/11 94/14	<b>extensive [1]</b>	118/16	<b>fast-food [1]</b>
<b>expected [3]</b>	94/16 94/19	43/6	<b>factor [2]</b>	14/14
53/23 104/24	94/22 98/14	<b>extent [1]</b>	95/25 113/13	<b>fatal [1]</b>
105/13	99/3 99/18	118/4	<b>factors [3]</b>	52/15
<b>expelled [1]</b>	100/21 100/22	<b>extorted [1]</b>	17/15 81/13	<b>father [1]</b>
12/2	103/7 103/10	47/1	95/24	56/11
<b>expense [1]</b>	103/15 103/23	<b>extorted him</b>	<b>facts [25]</b>	<b>fathoming [1]</b>
55/5	103/25 104/6	[1] 47/1	37/24 68/2	86/6
<b>expensive [1]</b>	105/1 105/3	<b>extorting [2]</b>	69/2 69/3	<b>faulty [1]</b>
9/20	111/24	65/14 67/4	69/20 69/24	29/1
<b>experience [11]</b>	<b>explicitly [3]</b>	<b>extra [3]</b>	70/3 72/12	<b>favorable [1]</b>
10/14 10/14	31/9 32/4 56/7	18/16 43/8	77/4 77/15	4/20
18/13 19/16	<b>exploit [2]</b>	109/19	77/17 78/9	<b>favorite [1]</b>
51/12 66/15	40/7 40/12	<b>eyes [4]</b> 15/11	78/15 78/20	11/12
77/21 78/8	<b>exploitation</b>	24/11 85/11	78/23 79/2	<b>favours [1]</b>
79/4 80/25	[26] 9/8 10/7	116/6	79/10 80/14	11/19
81/23	13/14 16/24	<b>Eyewitness [1]</b>	82/2 82/14	<b>FBI [6]</b> 1/19
<b>experienced [5]</b>	21/14 21/16	104/8	84/4 85/7	16/4 26/12
16/5 81/25	25/10 30/15	<b>F</b>	86/10 86/14	27/20 51/11
106/3 108/5	37/12 50/23		87/3	51/24
108/8	59/7 61/20	<b>face [4]</b> 18/15	<b>factual [2]</b>	<b>fd [1]</b> 19/24
<b>experiences [3]</b>	88/2 88/12	24/10 25/3	69/18 70/2	<b>fear [2]</b> 71/11
20/13 54/14	88/13 89/6	33/25	<b>fag [2]</b> 55/14	105/12
54/16	90/16 91/10	<b>faces [1]</b>	56/1	<b>February [13]</b>
<b>expert [3]</b>	92/25 110/22	16/17	<b>failing [1]</b>	12/17 13/18
49/4 49/21	111/2 127/4	<b>FaceTime [1]</b>	43/11	15/21 29/19
60/14	127/8 127/12	62/14	<b>fails [1]</b> 75/2	35/1 53/6
<b>expertise [2]</b>	127/16 127/20	<b>facilities [2]</b>	<b>failure [1]</b>	91/12 98/17
49/10 61/3	<b>exploited [1]</b>	104/15 105/17	80/24	99/7 127/21
<b>explain [8]</b>	15/12	<b>facility [18]</b>	<b>fair [2]</b> 41/16	128/5 128/9
				134/12

<b>F</b>	53/1	18/7	93/1 95/10	113/8 113/9
<b>February 3</b> [4]	<b>finds</b> [10]	<b>first</b> [20]	10/10 110/10	113/16 113/19
98/17 99/7	13/15 23/24	3/25 11/9	112/5 115/13	119/4 119/14
128/5 128/9	48/23 49/7	16/23 17/9	<b>follows</b> [5]	122/7 123/15
<b>February 9</b> [2]	52/23 89/19	52/22 59/16	21/16 88/13	126/14 126/15
91/12 127/21	89/20 90/12	62/6 63/8	97/25 104/16	126/20 126/23
<b>February 9th</b>	90/13 115/19	63/19 65/4	124/23	128/21 128/23
<b>[1]</b> 29/19	<b>fill</b> [1]	93/2 93/10	<b>food</b> [4] 10/19	130/4
<b>Federal</b> [1]	111/15	100/11 100/24	14/14 14/19	<b>foreseeable</b> [1]
134/16	<b>film</b> [5] 93/22	105/19 106/5	15/4	97/18
<b>feel</b> [3] 55/3	93/23 99/24	109/18 111/23	<b>forbid</b> [1]	<b>foresight</b> [1]
60/1 73/20	101/2 101/3	114/3 133/4	60/2	16/4
<b>feeling</b> [1]	<b>filmed</b> [2]	<b>five</b> [15] 5/4	<b>forbidden</b> [1]	<b>forfeiture</b> [2]
70/19	51/6 51/7	16/23 18/16	110/3	120/1 120/15
<b>feelings</b> [1]	<b>final</b> [3] 6/14	18/18 30/14	<b>forbids</b> [2]	<b>forget</b> [2]
70/24	17/1 70/5	48/17 52/22	85/19 130/14	18/19 42/19
<b>feels</b> [1] 77/1	<b>finally</b> [1]	62/24 65/4	<b>forefront</b> [1]	<b>form</b> [24] 5/8
<b>Feiss</b> [14]	6/16	65/24 66/1	58/18	6/9 73/6
27/13 27/21	<b>find</b> [41]	66/21 66/23	<b>foregoing</b> [2]	110/10 110/11
27/21 28/2	15/24 18/11	127/19 131/3	111/8 134/7	110/19 111/5
28/7 28/12	19/15 31/23	<b>fix</b> [1] 64/3	<b>foreign</b> [49]	111/7 111/13
28/12 28/12	37/9 37/11	<b>fixed</b> [1] 6/16	22/10 32/19	111/13 111/15
28/13 28/13	51/9 67/1	<b>flamethrower</b>	88/23 89/1	111/17 111/19
28/13 28/23	67/12 71/15	<b>[1]</b> 57/17	89/2 89/15	112/11 119/8
29/2 63/23	71/17 75/2	<b>flaw</b> [1] 52/15	89/18 90/7	119/21 120/23
<b>Feiss's</b> [2]	76/8 76/9 79/2	<b>flawed</b> [1]	90/10 90/11	120/24 121/25
28/10 28/15	81/12 82/9	49/20	91/1 91/4 91/4	122/5 123/10
<b>Feisses</b> [2]	83/14 85/14	<b>flirting</b> [1]	91/20 91/23	126/16 126/20
66/3 67/1	85/24 86/12	31/12	91/23 92/13	126/22
<b>Feisses'</b> [1]	86/14 96/20	<b>floor</b> [5]	92/14 92/17	<b>formally</b> [1]
63/20	97/10 101/11	26/11 27/19	92/20 92/21	122/17
<b>fellow</b> [5]	101/14 101/21	27/23 124/1	93/9 96/6 96/8	<b>format</b> [1]
109/8 109/12	102/13 102/22	124/2	96/10 96/12	134/9
109/15 112/19	106/15 110/21	<b>fluke</b> [2]	96/19 97/4	<b>former</b> [11]
113/5	111/1 127/3	23/21 23/21	97/6 97/15	9/2 9/2 9/3
<b>felt</b> [2] 19/19	127/7 127/11	<b>focal</b> [2]	98/8 98/11	34/14 34/15
36/10	127/15 127/19	95/11 95/13	98/22 98/23	34/22 35/2
<b>few</b> [3] 38/9	127/23 128/3	<b>focus</b> [5] 34/8	99/1 99/12	35/9 35/13
41/22 130/25	128/7 128/11	41/15 43/3	99/13 99/16	35/19 53/19
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<b>friend</b> [14]	<b>G</b>	26/9 29/22	8/6 11/2 11/3	68/5 88/9
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14/15 14/18	78/1 87/20	10/4 10/5	66/7 67/11	<b>Google</b> [3]
15/2 34/15	104/2	10/13 10/14	67/12 120/1	51/8 51/13
35/2 35/10	<b>generally</b> [1]	11/6 11/21	120/6 120/10	52/1
42/11 45/18	95/15	14/8 15/22	120/18 122/19	<b>got</b> [11] 4/12
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<b>G</b>	132/3 132/19	71/3	58/4 60/24	<b>happen [3]</b>
<b>got...</b> [6]	<b>government's</b>	<b>guilt [14]</b>	41/24 47/4	41/24 47/4
41/11 47/18	[18] 2/4 2/6	30/25 34/12	93/8 96/5 96/8	67/3
49/4 54/21	17/23 28/11	60/1 71/6	96/13 97/1	<b>happened [15]</b>
57/25 122/10	34/3 37/5 37/6	71/15 71/18	97/16 98/6	14/23 29/7
<b>govern [1]</b>	41/3 47/20	74/11 74/25	98/9 98/20	35/18 36/15
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<b>government</b>	62/9 62/10	83/15 87/12	99/14 100/15	46/24 51/3
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5/13 5/16 6/1	131/18	9/14 30/16	102/16 103/2	114/17 117/9
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7/19 7/23	28/22 28/24	37/11 41/19	121/4 121/12	<b>happening [9]</b>
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41/20 42/18	<b>grade [9]</b>	74/8 74/10	28/15	60/5 60/8
47/8 48/2 48/5	10/21 11/5	74/20 75/3	<b>hadn't [1]</b>	60/22
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52/19 53/10	15/10 41/25	82/19 83/14	<b>HAGAN [15]</b>	31/22 53/1
53/16 57/5	42/4 62/15	87/7 88/7	1/16 3/25 6/11	60/3 60/4
70/7 70/12	67/6	92/11 92/23	6/19 7/22 8/24	<b>happy [1]</b>
70/14 70/15	<b>grades [2]</b>	92/24 100/7	31/8 31/11	43/25
70/18 70/22	43/7 45/17	100/8 105/15	32/8 40/14	<b>harass [7]</b>
71/6 71/8	<b>graduate [2]</b>	105/16 108/16	41/23 61/6	18/4 19/6
71/18 73/6	10/1 14/7	108/19 110/24	61/14 63/21	19/13 104/20
74/20 75/2	<b>graduated [2]</b>	110/24 111/3	66/23	105/8 105/24
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93/13 93/16	98/15 99/5	<b>habitually [1]</b>	25/24 26/15	17/17 20/18
94/1 94/7	104/16	57/11	26/16 26/22	32/1 34/10
94/10 94/17	<b>grateful [1]</b>	<b>had [69]</b> 11/1	26/23 26/23	34/12 38/11
94/20 95/8	114/20	11/7 11/11	63/23	38/15 47/9
96/2 96/16	<b>greater [3]</b>	13/11 14/10	<b>Halpert's [2]</b>	52/23 52/24
96/23 97/5	70/12 73/14	15/1 15/5	26/19 26/24	55/18 57/9
97/17 97/20	81/8	15/11 15/20	<b>Halperets [3]</b>	57/13 61/14
100/9 100/24	<b>greet [1]</b>	15/22 16/11	26/18 66/3	65/17 67/12
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121/14 122/21	<b>guide [1]</b>	54/16 55/21	10/18	88/7 92/11
123/5 123/25	83/21	57/1 57/2	<b>hands [2]</b>	92/18 94/1
124/11 131/19	<b>guided [1]</b>	57/11 57/16	12/25 67/16	95/8 100/1
			<b>handwriting [1]</b>	101/15 109/19
			65/8	

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<b>has...</b> [18]	76/23 78/6	126/1 126/3	67/4 67/4 67/5	67/12 67/6
110/15 110/16	81/4 84/1 84/1	126/5 126/7	67/12 67/12	74/25 76/25
111/13 112/21	84/2 130/3	126/9	74/17 74/20	76/25 79/15
114/17 115/2	<b>hearing</b> [4]	<b>here's</b> [3]	75/5 75/6	80/2 80/5 81/6
115/8 119/12	13/4 18/21	23/18 64/25	76/25 79/9	81/20 82/4
120/7 121/9	72/25 73/4	65/15	80/11 85/12	82/11 83/15
121/10 123/2	<b>hears</b> [1] 77/1	<b>hereby</b> [1]	<b>himself</b> [10]	85/11 86/10
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126/16 126/20	45/15 64/22	<b>herself</b> [2]	36/2 36/3 45/6	105/25 105/25
126/22 131/8	<b>held</b> [6] 3/12	80/3 80/18	45/7 49/22	106/2 106/3
<b>hash</b> [2] 24/1	31/5 42/4	<b>hesitate</b> [3]	80/3 80/18	107/24 107/24
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<b>having</b> [13]	55/12 60/14	47/23	12/25 12/25	<b>hitting</b> [1]
9/25 13/24	65/2 67/9 67/9	<b>hiding</b> [1]	13/22 14/24	50/18
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89/4 89/13	<b>helpful</b> [1]	<b>high</b> [13] 11/7	15/19 16/2	14/6 14/13
89/20 90/5	16/21	40/4 42/6	16/19 18/7	14/25 15/2
90/13 90/23	<b>her</b> [28] 14/7	42/13 43/12	19/8 19/13	<b>hold</b> [4] 73/2
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<b>he</b> [240]	14/18 14/18	62/25 63/7	23/7 24/10	<b>holding</b> [1]
<b>he's</b> [30] 9/8	14/21 15/2	64/16 66/8	24/22 25/3	12/25
24/15 25/4	15/7 20/8	<b>highlight</b> [3]	25/3 25/4	<b>holiday</b> [1]
25/8 25/9	20/24 26/17	16/15 62/13	25/12 25/13	28/6
25/17 25/24	41/23 43/15	65/5	29/16 32/14	<b>home</b> [6] 11/19
26/5 27/15	43/15 50/5	<b>highlighted</b> [1]	32/17 33/18	12/3 13/25
30/2 30/24	79/15 80/2	9/22	33/19 33/20	44/13 50/18
37/1 37/8	80/5 80/11	<b>highs</b> [1]	34/15 36/14	63/21
43/11 43/21	81/7 82/4	10/15	36/20 36/25	<b>homes</b> [1]
43/24 44/9	82/12 111/11	<b>him</b> [61] 11/18	37/2 40/3 40/4	63/19
44/19 44/20	122/18 122/22	14/2 14/5	41/12 42/5	<b>homophobia</b> [2]
46/2 46/5	122/24	15/11 16/3	42/7 42/11	55/18 56/7
47/23 48/2	<b>here</b> [43]	19/3 21/3 21/3	42/11 42/12	<b>homophobic</b> [1]
48/17 55/6	13/11 20/24	22/1 27/16	42/12 42/12	54/5
55/9 55/24	22/16 22/18	27/17 28/16	42/15 42/22	<b>honest</b> [1]
57/6 57/6	24/9 28/10	29/16 29/17	44/8 45/2 45/4	109/11
65/23	29/3 31/12	35/17 37/11	45/9 45/11	<b>Honor</b> [47] 3/8
<b>head</b> [1] 45/16	33/7 35/13	43/2 43/18	45/15 45/16	3/17 4/1 4/8
<b>header</b> [2]	36/24 37/3	43/21 43/25	46/5 48/3	5/17 6/2 6/13
38/14 38/14	40/7 40/18	43/25 44/9	48/20 49/2	7/8 7/24 16/19
<b>hear</b> [8] 4/7	53/20 54/21	45/11 47/1	49/22 51/18	31/3 32/6 32/9
11/17 12/10	59/22 59/25	47/1 47/1 49/8	54/13 54/17	38/22 39/4
44/21 58/11	65/11 74/22	54/25 55/2	54/25 55/2	39/11 39/18
62/20 80/23	77/10 79/5	55/8 55/11	55/5 55/12	59/12 62/3
117/16	96/16 102/18	56/12 57/3	55/13 55/20	68/15 68/17
<b>heard</b> [19]	112/13 114/20	57/23 59/18	55/21 55/22	115/17 115/18
11/10 11/22	117/12 118/24	59/19 59/23	56/11 56/19	116/15 117/7
17/25 21/17	121/23 122/2	60/8 61/3 61/5	61/2 62/14	118/3 119/25
42/2 42/3	125/6 125/12	62/14 62/15	63/1 63/20	120/19 121/7
46/16 49/8	125/14 125/16	63/1 63/11	64/8 64/11	121/12 121/20
				122/11 123/6

<b>H</b>	30/21 31/1	65/5 65/11	26/2 26/3 26/4	26/13 45/10
<b>Honor...</b> [14]	35/23 35/23	110/10 116/6	52/20 93/25	48/1 51/14
123/8 123/13	39/25 40/24	116/10 116/15	98/5 98/6	70/7 70/9
123/17 124/12	41/15 45/18	116/17 117/7	98/19 98/20	109/1
124/15 128/23	45/19 46/13	117/9 121/20	99/9 99/10	<b>importantly</b> [4]
129/13 129/19	49/7 55/2 67/7	123/23	99/25 101/5	10/11 21/22
129/22 129/25	79/24 80/9	<b>I've</b> [13] 7/20	<b>images</b> [17]	48/20 54/13
131/19 132/16	110/7 110/21	28/1 29/3 39/1	8/18 9/4 9/10	<b>imposed</b> [2]
132/21 132/23	111/1 113/7	39/5 54/16	9/13 15/25	114/23 130/19
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44/23 46/23	<b>know</b> [69]	81/23 83/10	11/17 33/13	40/25 42/7
49/24 52/17	19/10 21/24	84/8 85/12	36/11 36/11	64/12 112/2
53/13 54/10	23/4 26/16	85/13 85/17	41/21 61/16	<b>legal</b> [4] 69/6
54/21 55/9	26/17 26/19	86/16 87/2	114/3 116/6	69/8 83/3
55/11 56/3	26/19 26/23	87/7 103/24	117/18 120/14	110/12
56/5 56/21	30/3 30/21	104/1 104/3	<b>lastly</b> [3]	<b>legality</b> [1]
62/24 64/11	33/17 33/21	104/5 104/7	19/15 53/6	104/12
64/24 65/10		<b>known</b> [4] 45/1	62/22	<b>lengthy</b> [1]

<b>L</b>	66/11 66/11	33/3	112/13	35/5 35/14
<b>lengthy...</b> [1]	<b>limit</b> [1]	<b>limitations</b> [1]	<b>longe</b> [1]	31/23 38/20
29/14	72/16	9/11 13/6	123/24	39/16 40/18
<b>less</b> [7]	<b>limitations</b> [1]	23/17 24/4	<b>love</b> [3]	40/22 43/10
45/12	130/22	29/8	66/21 66/25	43/23 44/23
70/14 77/25	<b>limited</b> [3]	<b>lodged</b> [1]	<b>lows</b> [1]	46/5 46/23
81/7 87/20	44/22 75/18	45/7	<b>loyalty</b> [1]	48/4 48/11
93/12 93/15	75/19	<b>logical</b> [8]	80/10	48/25 53/9
<b>lesser</b> [1]	<b>line</b> [8]	12/13 20/12	<b>lunch</b> [4]	53/15 58/16
81/8	49/12 96/25	34/18 61/11	67/20 67/20	58/25 59/19
<b>let</b> [11]	97/1 103/1	77/18 78/12	67/20 68/6	62/1 67/12
31/8	103/2 106/15	79/6 108/1	<b>lustfulness</b> [1]	68/1 72/24
40/17 67/11	132/12	<b>logically</b> [2]	95/5	83/24 96/16
67/12 68/25	<b>list</b> [7]	19/4 19/5	<b>M</b>	111/24 122/9
71/11 75/11	28/2	<b>logistics</b> [1]	<b>ma'am</b> [2]	122/21 131/4
77/4 79/5 84/3	51/13 121/8	3/24	7/25	131/5 132/7
108/21	121/9 122/22	<b>London</b> [2]	126/19	<b>makes</b> [9]
<b>let's</b> [14]	122/23 122/24	8/11 36/15	<b>Madam</b> [6]	9/14
3/10 3/25 4/23	<b>listed</b> [2]	<b>long</b> [5]	119/19 119/23	22/5 53/15
17/18 18/14	6/15 118/24	12/9	125/5 128/21	59/23 63/2
18/16 21/13	<b>listen</b> [3]	15/21 53/17	128/23 130/2	67/3 78/1
22/14 28/6	59/2 64/2	86/25 101/9	<b>made</b> [22]	95/13 119/11
61/19 62/7	83/23	<b>longer</b> [2]	5/11	<b>making</b> [7]
64/10 64/13	<b>listened</b> [1]	130/19 130/24	14/23 19/23	8/12 21/3 56/2
64/20	114/11	<b>look</b> [31]	25/19 27/10	63/25 64/5
<b>letter</b> [3]	<b>listening</b> [2]	15/10 19/23	32/22 36/21	71/1 116/22
16/6 115/20	54/4 83/21	24/9 24/10	36/23 42/11	<b>Maldeis</b> [3]
116/16	<b>literally</b> [4]	24/10 24/11	43/9 44/3 46/3	121/8 123/9
<b>level</b> [1]	16/14 20/20	25/3 25/3 25/3	46/4 66/21	124/10
43/3	21/6 51/22	25/4 28/6	67/15 86/9	<b>male</b> [1]
<b>libraries</b> [1]	<b>litigation</b> [1]	33/25 34/17	89/4 89/21	22/4
106/23	70/13	37/24 38/19	90/13 91/7	<b>malfeasance</b> [1]
<b>lie</b> [3]	<b>little</b> [10]	49/25 52/10	92/1 117/18	58/12
35/6	9/19 10/3 18/9	52/11 54/19	<b>magazine</b> [1]	<b>Malvern</b> [1]
54/13 55/22	60/20 66/24	55/3 62/9 63/1	99/24	26/16
<b>lied</b> [1]	66/25 67/5	63/9 63/13	<b>mailed</b> [20]	<b>man</b> [3]
55/24	67/8 68/5	64/10 65/16	88/22 89/14	48/6
<b>lies</b> [1]	113/12	65/23 68/2	90/6 90/25	56/10 56/13
35/7	<b>LIU</b> [1]	77/12 112/2	91/19 92/14	<b>manage</b> [1]
<b>life</b> [7]	1/20	131/7	92/16 92/21	67/7
20/12	<b>live</b> [5]	<b>looked</b> [3]	93/8 96/5	<b>manifestations</b>
21/9 36/25	92/10	20/7 60/25	97/21 98/7	[1]
36/25	93/21 94/4	115/22	98/10 98/21	107/24
40/4 58/16	94/9 94/11	<b>looking</b> [6]	98/24 99/11	<b>manner</b> [3]
64/8 66/13	<b>lives</b> [2]	18/20 34/10	99/15 100/1	79/21 87/8
<b>light</b> [5]	10/25 11/2	57/6 58/3	100/5 102/4	110/3
4/20	<b>living</b> [3]	116/15 116/17	<b>mailing</b> [1]	<b>manufactured</b>
57/25 79/4	23/13 44/9	<b>looks</b> [1]	97/20	[6]
82/9 108/24	44/13	110/12	<b>maintained</b> [2]	17/14
<b>like</b> [26]	<b>located</b> [12]	<b>loses</b> [2]	9/10 32/14	22/12 96/19
11/1	12/15 22/21	64/24 64/25	<b>major</b> [2]	96/21 102/21
12/20 13/10	23/5 23/7	<b>lost</b> [2]	31/12 54/11	102/22
18/15 19/19	23/10 23/12	40/3	<b>majority</b> [1]	<b>many</b> [3]
19/20 19/24	24/20 26/7	64/11	41/3	17/25
20/6 24/10	28/19 28/21	<b>lot</b> [5]	<b>make</b> [38]	21/4 43/4
25/4 35/16	29/20 30/1	14/5	6/11	<b>March</b> [11]
35/18 35/20	<b>location</b> [3]	34/5 34/5 60/7	8/8 8/18 18/9	29/20 47/4
46/24 52/24	23/5 30/12	65/12	19/16 35/4	51/1 51/3 64/1
54/6 54/17		<b>loud</b> [1]		64/14 64/15
55/3 55/14				65/25 66/4
56/6 56/9				66/18 67/2
62/16 65/12				<b>March 20th</b> [6]
80/24 110/12				
111/5				
<b>liked</b> [3]				

<b>M</b>	<b>materials [26]</b>	80/20 80/20	65/10 66/19	69/19 114/19
<b>March 20th...</b>	16/12 16/13	81/14 81/17	73/1 75/11	111/9 126/10
<b>[6]</b> 47/4	22/12 32/21	81/19 81/21	77/4 79/5 84/3	130/3
64/14 64/15	32/22 33/1	82/3 82/8	87/5 108/21	<b>memorable [1]</b>
66/4 66/18	58/23 88/22	82/22 82/24	110/18 112/12	35/17
67/2	89/14 90/6	82/25 83/9	116/1 120/2	<b>memory [5]</b>
<b>March 3rd [1]</b>	90/25 91/19	83/13 84/6	126/21 130/11	14/9 14/16
64/1	92/16 93/8	84/7 85/6 85/9	131/2	15/7 96/17
<b>maritime [1]</b>	96/4 96/11	86/5 86/7 86/8	<b>Meadowood [1]</b>	102/19
100/17	96/12 98/9	86/11 86/20	11/23	<b>men [3]</b> 54/22
<b>mark [2]</b> 14/19	98/24 99/14	87/7 87/15	<b>meals [1]</b>	56/13 59/20
110/23	100/4 100/15	87/17 87/24	11/18	<b>mentioned [5]</b>
<b>marked [1]</b>	102/5 102/15	94/4 101/14	<b>mean [9]</b> 3/17	15/5 59/5
72/1	<b>matter [17]</b>	101/16 101/19	18/10 18/17	81/14 83/12
<b>Markel [1]</b>	10/6 19/9 19/9	103/12 104/7	19/18 29/7	97/2
15/17	21/1 33/17	104/10 104/18	36/15 55/20	<b>mere [1]</b>
<b>marshals [1]</b>	34/7 49/5	107/22 108/1	81/6 101/7	109/12
132/25	52/12 57/21	109/23 112/15	<b>means [45]</b>	<b>merely [3]</b>
<b>MARYLAND [27]</b>	70/8 78/21	113/3 115/4	18/11 85/17	74/3 82/11
1/1 17/14	79/18 81/1	122/7 122/8	88/23 88/25	94/16
32/22 42/7	109/1 115/1	123/15 123/16	89/16 89/17	<b>Merit [1]</b>
88/14 88/15	130/22 134/9	126/19 128/12	90/8 90/9 91/1	134/4
89/7 89/8	<b>matters [10]</b>	<b>May 19th [1]</b>	91/3 91/20	<b>merits [1]</b>
89/23 89/25	32/4 38/10	47/6	91/22 92/13	110/4
90/17 90/18	69/6 70/2	<b>May 2022 [1]</b>	92/17 92/19	<b>message [5]</b>
91/11 91/12	80/17 81/21	128/12	93/24 94/22	20/4 35/9
96/22 98/1	81/22 83/10	<b>maybe [12]</b>	95/3 96/6	50/16 50/16
98/3 98/16	84/8 113/6	10/3 18/9	96/12 97/4	50/16
98/17 99/6	<b>mature [2]</b>	18/11 31/14	97/8 97/12	<b>messed [1]</b>
99/7 102/23	43/1 43/8	35/25 36/1	98/7 98/8	20/24
104/17 104/18	<b>Mawr [2]</b> 14/7	49/15 51/2	98/11 98/21	<b>messages [16]</b>
110/14 127/1	14/7	54/21 56/24	98/23 99/1	8/14 8/16
134/6	<b>may [93]</b> 7/25	62/25 120/7	99/11 99/13	11/13 17/20
<b>masochistic [1]</b>	17/20 18/20	<b>McDonald [1]</b>	99/16 100/2	18/7 18/21
94/25	25/19 26/4	63/15	100/3 100/6	18/24 19/5
<b>masturbate [2]</b>	31/23 32/8	<b>McDonald's [5]</b>	101/4 101/6	33/15 34/24
14/2 27/17	33/14 33/15	13/25 60/7	102/8 102/11	36/17 40/17
<b>masturbates [1]</b>	34/5 36/2	63/12 63/13	102/14 103/5	47/2 52/7
29/17	38/24 38/25	63/15	106/12 106/17	55/10 104/25
<b>masturbating</b>	39/19 41/21	<b>MCGUINN [9]</b>	107/11 112/23	<b>messed [1]</b>
<b>[3]</b> 24/15	45/15 47/6	1/15 8/25	<b>meant [1]</b> 52/2	62/23
26/7 32/17	59/13 62/4	16/17 30/8	<b>meantime [1]</b>	<b>met [2]</b> 34/12
<b>masturbation</b>	69/14 69/15	31/23 38/24	115/4	71/18
<b>[2]</b> 22/4	69/22 69/25	39/1 59/11	<b>media [2]</b>	<b>meticulous [1]</b>
94/25	69/25 70/19	68/14	72/15 114/24	44/15
<b>match [2]</b>	72/2 72/3	<b>MD5 [2]</b> 23/25	<b>meet [4]</b> 17/15	<b>MG [1]</b> 116/25
27/20 66/2	72/14 75/13	24/25	19/9 20/2	<b>middle [2]</b>
<b>material [14]</b>	75/16 75/19	<b>me [33]</b> 8/6	34/11	41/10 43/12
24/17 32/15	75/22 76/1	8/8 19/22	<b>meeting [1]</b>	<b>might [5]</b> 26/2
98/4 98/18	76/2 76/11	20/25 46/12	8/12	41/22 70/25
99/8 99/25	76/16 76/17	49/12 59/2	<b>member [5]</b>	80/11 113/17
100/21 103/17	76/20 78/7	61/6 61/7	56/11 105/25	<b>million [1]</b>
103/23 104/2	78/14 79/9	62/17 62/20	106/2 110/4	21/18
104/5 104/9	79/19 80/7	62/21 63/12	114/16	<b>million-dollar</b>
104/11 104/13	80/9 80/13	64/1 65/2	<b>members [5]</b>	<b>[1]</b> 21/18
				<b>mind [13]</b>



<b>M</b>	<b>MobileSync [12]</b>	3/2 6/23 6/25	39/5 39/10	<b>Mr. Feiss's [1]</b>
<b>mind...</b> [13]	8/24 8/25	8/24 8/25	40/7 40/12	4/15
11/24 18/7	13/7 13/11	77/7	40/16 41/7	<b>Mr. Godine [1]</b>
40/3 64/11	23/7 23/8	<b>most [7]</b> 4/20	42/9 45/3	35/17
64/24 64/25	23/10 23/10	21/21 45/10	45/15 45/21	<b>Mr. Nieto [10]</b>
86/7 86/11	23/23 27/7	48/20 48/20	45/22 46/8	3/5 7/7 31/7
86/17 86/17	28/22 30/1	55/25 72/4	46/19 46/25	31/11 31/24
86/20 86/20	<b>modification</b>	<b>motion [2]</b>	48/13 49/2	39/10 39/16
110/6	<b>[1]</b> 48/24	4/14 4/22	51/9 51/14	59/10 68/16
<b>mine [1]</b> 69/25	<b>modified [1]</b>	<b>motions [1]</b>	54/13 54/14	121/11
<b>minor [51]</b> 9/6	49/19	131/14	54/17 54/18	<b>Mr. Oberly [2]</b>
9/9 9/11 9/14	<b>mom [1]</b> 62/17	<b>motivated [1]</b>	54/24 55/16	48/13 49/2
15/13 16/13	<b>moment [6]</b>	53/20	56/9 56/20	<b>Mr. Proctor [9]</b>
16/24 21/16	3/19 61/18	<b>motivating [1]</b>	57/2 58/6	4/7 6/5 38/17
21/19 21/21	67/5 70/23	94/15	58/12 58/14	38/25 39/5
22/18 25/10	113/10 113/20	<b>motive [7]</b>	59/3 59/3	59/3 118/7
25/20 27/11	<b>moments [3]</b>	80/11 87/10	59/10 59/23	120/22 121/11
28/19 29/3	36/25 37/4	87/11 87/12	63/6 63/23	<b>Mr. Schloeder</b>
29/19 30/24	130/25	87/15 87/16	68/16 113/24	<b>[8]</b> 35/8 45/3
32/16 40/7	<b>money [2]</b> 37/2	87/17	118/7 120/22	45/15 45/22
40/12 50/23	66/20	<b>move [6]</b> 3/19	121/11 121/11	54/13 54/24
57/18 57/23	<b>Mongeli [1]</b>	4/16 9/24	126/24	56/9 59/23
59/7 88/18	114/4	30/17 53/4	<b>Mr. B [3]</b>	<b>Mr. Stuzin [3]</b>
89/3 89/10	<b>monitor [1]</b>	62/3	10/16 11/16	12/7 12/12
89/20 90/2	3/20	<b>moved [5]</b> 11/7	36/1	63/6
90/12 90/20	<b>monthly [2]</b>	96/13 97/22	<b>Mr. Bendann</b>	<b>Mr. Witherspoon</b>
91/6 91/14	26/20 28/11	102/16 116/9	<b>[35]</b> 9/14	<b>[1]</b> 54/18
91/25 92/7	<b>months [9]</b>	<b>moves [2]</b>	9/16 10/16	<b>Ms [1]</b> 31/11
93/2 93/18	20/16 20/16	63/11 64/7	10/20 11/15	<b>Ms. [30]</b> 3/25
98/14 99/3	42/9 48/15	<b>movie [1]</b> 61/3	13/23 17/18	6/11 6/19 7/22
99/18 100/22	48/17 62/24	<b>moving [6]</b>	26/20 28/15	14/13 14/25
103/6 103/8	63/10 64/19	4/23 25/21	32/13 33/18	16/17 26/24
103/11 103/12	64/23	40/4 49/19	35/12 35/20	30/8 31/8
104/6 105/1	<b>months-ish [1]</b>	53/2 67/9	36/1 40/3 40/7	31/23 32/8
105/2 105/3	63/10	<b>Mr [2]</b> 4/9	40/12 40/16	36/21 38/24
105/3	<b>moral [1]</b>	26/5	41/7 42/9	39/1 40/14
<b>minors [1]</b>	40/22	<b>Mr. [85]</b> 3/5	45/21 46/8	41/23 59/11
103/25	<b>more [30]</b> 7/11	4/7 6/5 7/7	46/19 46/25	61/6 61/7
<b>minutes [5]</b>	8/19 10/11	9/14 9/16	51/14 54/14	61/14 63/21
5/4 38/1 38/5	14/23 17/12	10/16 10/16	54/17 55/16	63/23 65/2
68/5 131/3	18/13 18/21	10/20 11/15	56/20 57/2	65/5 66/6
<b>misreading [1]</b>	30/18 43/17	11/16 12/7	58/6 58/12	66/23 68/14
115/23	43/20 50/18	12/12 12/12	58/14 59/3	121/8 123/9
<b>misrecollection</b>	55/17 57/19	13/23 17/18	126/24	<b>Ms. Hagan [12]</b>
<b>[1]</b> 80/24	57/21 66/6	23/3 24/21	<b>Mr. Bendann's</b>	3/25 6/11 6/19
<b>misrepresentati</b>	75/18 78/9	26/14 26/20	<b>[6]</b> 12/12	7/22 31/8 32/8
<b>ons [1]</b> 45/20	80/22 81/7	27/21 28/2	23/3 24/21	40/14 41/23
<b>missed [1]</b>	86/23 87/19	28/7 28/15	26/14 32/25	61/6 61/14
59/22	87/24 98/13	28/15 29/2	51/9	63/21 66/23
<b>mistake [6]</b>	99/3 99/18	31/7 31/11	<b>Mr. Court [1]</b>	<b>Ms. Halpert [1]</b>
75/24 85/5	101/18 107/12	31/24 32/13	113/24	63/23
85/21 86/4	107/15 112/17	32/25 33/18	<b>Mr. Feiss [5]</b>	<b>Ms. Halpert's</b>
102/1 103/20	131/1	35/8 35/12	27/21 28/2	<b>[1]</b> 26/24
<b>mobile [1]</b>	<b>Moreover [1]</b>	35/17 35/20	28/7 29/2	<b>Ms. Hoffberger</b>
60/24	83/7	36/1 36/1	63/23	<b>[2]</b> 14/13
	<b>morning [6]</b>	38/17 38/25		14/25

<b>M</b>	69/8 69/9	76/11 84/20	<b>nine [7]</b> 73/23	<b>nomenclature</b>
<b>Ms. Jarman [4]</b>	116/6 116/11	119/25	111/12 120/16	<b>non [1]</b> 53/6
61/7 65/2 65/5	117/19 117/21	<b>needed [4]</b>	124/24 128/11	<b>non-EXIF [1]</b>
66/6	118/2 118/12	12/3 33/17	<b>ninth [1]</b>	62/6
<b>Ms. Maldeis [2]</b>	118/18 132/12	43/17 60/22	10/21	<b>none [5]</b> 53/15
121/8 123/9	<b>myself [1]</b>	<b>needs [2]</b> 56/8	<b>no [97]</b> 1/5	60/10 69/13
<b>Ms. McGuinn [7]</b>	63/11	113/18	3/9 3/14 3/14	81/16 124/15
16/17 30/8	<b>N</b>	<b>neglected [1]</b>	7/1 7/2 7/2	<b>nonetheless [1]</b>
31/23 38/24	<b>naked [9]</b>	5/21	7/8 7/11 18/2	64/23
39/1 59/11	11/20 12/5	<b>negligence [1]</b>	23/18 26/3	<b>nonexistence</b>
68/14	12/14 12/15	85/21	33/17 42/11	<b>[1]</b> 77/23
<b>Ms. Seelert [1]</b>	12/22 13/1	<b>neither [2]</b>	42/14 44/19	<b>nonverbal [1]</b>
36/21	13/21 13/24	15/4 57/8	44/20 46/3	46/4
<b>much [8]</b> 3/25	55/21	<b>networking [1]</b>	46/4 46/6	<b>normal [3]</b>
35/23 44/9	<b>name [9]</b> 8/24	9/23	46/22 47/2	11/1 56/14
45/12 50/17	19/12 28/10	<b>never [17]</b>	47/10 47/14	56/16
53/21 59/18	39/22 52/23	36/5 36/6 41/2	48/6 48/18	<b>NORTHERN [1]</b>
75/18	70/11 110/13	46/3 54/16	49/20 52/19	1/2
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113/24 116/8	12/6 12/22	<b>satisfactory</b>	<b>schedules</b> [2]	12/17 16/10
116/9 116/11	<b>running</b> [4]	[1] 116/25	73/16 73/19	23/3 29/25
116/17 116/21	12/9 12/14	<b>satisfied</b> [9]	<b>scheduling</b> [1]	51/14 52/1
118/1 120/22	13/1 63/7	22/10 74/20	132/5	52/4 52/6 52/9
<b>rights</b> [1]	<b>runs</b> [4]	78/4 79/8	<b>scheme</b> [3]	<b>searched</b> [1]
60/6	11/20	85/25 121/9	76/13 76/15	13/18
<b>Riley</b> [3]	12/5 13/21	121/19 121/20	117/23	<b>searches</b> [4]
20/4 36/16	14/14	122/24	<b>Schloeder</b> [13]	51/9 51/13
<b>rise</b> [18]	<b>S</b>	<b>satisfy</b> [3]	35/8 45/3 45/3	51/16 51/17
5/3	<b>sadistic</b> [1]	96/22 102/24	45/15 45/22	<b>searching</b> [1]
6/21 38/3 38/6	94/25	131/16	53/21 54/13	52/13
39/13 68/8	<b>said</b> [38]	<b>Saturday</b> [1]	54/24 56/9	<b>seat</b> [1]
68/11 68/19	4/10	26/22	56/22 57/9	24/14
114/7 114/8	28/9 31/15	<b>save</b> [6]	59/18 59/23	<b>seated</b> [8]
114/9 119/17	37/8 39/21	31/22	<b>school</b> [39]	3/2
124/5 125/2	39/24 40/1	36/20 36/23	8/11 9/2 9/3	6/23 38/9
126/15 126/24	40/6 40/14	73/9 96/18	9/20 9/23 10/6	39/15 119/19
131/9 133/7	41/17 41/23	102/20	10/6 10/8	124/8 126/19
<b>risk</b> [1]	42/20 44/12	<b>saved</b> [1]	10/13 10/23	131/12
71/12	44/13 44/18	49/19	11/7 11/23	<b>second</b> [10]
<b>RMR</b> [2]	44/19 46/10	<b>saw</b> [14]	40/4 41/10	60/13 63/20
1/25	47/17 50/24	12/5	42/6 42/13	65/3 93/3
134/16	53/22 53/23	14/16 14/20	43/12 43/12	93/16 100/13
<b>Road</b> [2]	56/16 57/1	14/24 19/23	44/14 44/18	102/2 105/22
28/23	57/4 59/23	21/7 29/15	44/25 46/17	107/7 116/2
30/3	60/20 60/21	44/5 46/18	51/18 56/9	<b>Secondly</b> [2]
<b>roadmap</b> [1]	61/7 63/8	54/25 59/20	57/10 57/12	4/14 42/10
39/25	63/18 66/10	65/21 65/21	57/13 57/13	<b>seconds</b> [1]
<b>rocket</b> [1]	67/8 67/13	76/23	57/19 58/10	12/9
43/20	76/5 86/14	<b>say</b> [23]	58/11 59/17	<b>secret</b> [1]
<b>roles</b> [1]		8/4		60/4
68/25		18/16 19/22		<b>secretive</b> [1]
<b>romantic</b> [2]		26/23 27/3		

<b>S</b>	<b>selecting [3]</b>	98/2 110/23	21/3 95/13	68/23 84/9
<b>secretive...</b>	123/15	September 1 [2]	<b>seven [2]</b> 52/5	81/10 92/10
<b>[1]</b> 87/8	<b>Self [1]</b> 111/6	98/2 127/25	128/3	92/23 100/7
<b>section [4]</b>	<b>Self-explanator</b>	<b>September 16</b>	<b>seventh [2]</b>	105/14 111/15
92/5 92/23	<b>y [1]</b> 111/6	<b>[3]</b> 88/15	11/5 41/25	112/8 112/13
99/22 105/7	<b>selfie [1]</b>	110/23 127/5	<b>several [4]</b>	126/13
<b>section</b>	61/6	<b>September 16th</b>	11/10 13/4	<b>shame [3]</b>
<b>provides [1]</b>	<b>send [13]</b> 8/19	<b>[2]</b> 22/21	14/8 19/17	36/10 56/19
92/5	18/18 19/22	60/21	<b>sex [2]</b> 70/20	56/21
<b>security [8]</b>	19/25 20/6	<b>September 18th</b>	94/24	<b>Shannon [1]</b>
109/24 110/2	41/12 52/6	<b>[1]</b> 60/21	<b>sexual [38]</b>	15/16
111/20 112/1	66/13 106/25	<b>sequence [1]</b>	9/8 10/7 13/13	<b>share [1]</b>
113/24 113/25	109/23 120/23	133/3	16/23 21/14	46/13
114/1 114/4	121/16 121/17	<b>sequential [3]</b>	21/15 22/5	<b>shared [2]</b>
<b>see [43]</b> 3/25	<b>sending [1]</b>	52/20 53/1	25/10 30/15	123/21 124/9
8/2 8/7 9/17	46/12	53/7	32/15 32/18	<b>she [31]</b> 14/8
11/15 15/10	<b>sends [2]</b>	<b>serial [1]</b>	37/12 45/12	14/9 14/10
25/17 26/1	66/19 66/20	99/17	46/21 50/22	14/13 14/16
26/2 31/22	<b>senior [4]</b>	<b>series [5]</b>	59/7 61/20	14/17 14/18
43/10 43/25	25/13 42/15	19/4 20/22	70/21 88/1	14/20 14/20
43/25 44/2	65/17 66/8	34/24 86/24	88/11 88/13	14/22 14/24
44/10 45/19	<b>sense [21]</b>	110/19	89/6 90/16	15/4 15/17
46/17 47/18	18/23 20/12	<b>serious [6]</b>	91/10 92/25	20/4 30/4
47/19 47/21	44/22 44/23	54/19 54/23	94/22 95/5	36/21 50/8
47/23 48/4	46/23 48/4	58/17 58/17	95/15 95/20	79/23 80/3
51/20 52/21	48/11 48/25	70/10 105/12	95/20 95/22	80/4 80/9
56/16 56/20	49/25 53/9	<b>seriously [1]</b>	110/22 111/2	80/15 80/17
58/10 58/21	53/15 53/16	18/10	127/4 127/8	81/23 109/20
62/21 63/7	57/16 63/2	<b>serve [6]</b>	127/12 127/16	110/2 112/11
65/22 66/2	67/3 77/22	13/13 25/18	127/20	115/8 119/15
66/24 77/9	78/8 78/25	43/22 114/10	<b>sexuality [3]</b>	121/9 121/9
77/13 80/23	82/13 108/12	114/13 131/5	56/2 56/3 56/6	<b>she'll [1]</b>
115/12 115/21	108/25	<b>served [1]</b>	<b>sexually [37]</b>	20/8
116/6 116/18	<b>senses [1]</b>	114/11	15/12 22/2	<b>she's [3]</b>
117/8 118/21	76/25	<b>server [1]</b>	22/3 22/6	20/25 20/25
121/25	<b>sensitive [1]</b>	106/20	24/16 32/16	31/8
<b>seeing [2]</b>	34/7	<b>serves [1]</b> 7/2	40/7 40/12	<b>sheep's [1]</b>
52/17 62/13	<b>sent [4]</b> 16/6	<b>service [16]</b>	60/2 67/5	9/3
<b>Seelert [2]</b>	19/2 38/17	17/10 17/15	88/18 89/10	<b>shift [1]</b>
36/16 36/21	104/25	99/2 105/8	90/2 90/21	31/19
<b>seem [3]</b> 30/18	<b>sentence [1]</b>	105/20 105/20	91/15 92/8	<b>shifting [1]</b>
70/1 79/23	108/13	106/7 106/19	93/5 93/19	31/9
<b>seemed [1]</b>	<b>sentencing [4]</b>	106/21 106/24	94/3 94/11	<b>shifts [2]</b>
8/15	132/5 132/8	106/24 107/9	94/14 94/16	74/12 82/21
<b>seems [2]</b>	132/14 132/18	114/20 130/10	94/19 94/22	<b>shining [1]</b>
118/25 120/1	<b>separate [1]</b>	130/12 131/1	95/14 98/14	77/7
<b>seen [6]</b> 12/9	33/8	<b>services [5]</b>	99/3 99/18	<b>shipped [15]</b>
15/1 22/9 47/2	<b>separated [1]</b>	104/21 104/21	100/20 100/22	88/22 89/15
47/18 72/14	11/6	106/7 106/18	103/7 103/10	90/7 90/25
<b>sees [1]</b> 77/1	<b>separately [1]</b>	106/22	103/15 103/23	91/19 92/16
<b>seized [1]</b>	84/15	<b>set [6]</b> 3/17	103/25 104/6	96/5 98/7
12/16	<b>September [10]</b>	8/3 11/9 32/3	105/2	98/10 98/21
<b>selected [3]</b>	22/21 22/25	78/16 132/15	<b>shade [1]</b>	98/25 99/11
17/25 20/15	60/21 60/21	<b>sets [1]</b> 6/8	80/11	99/15 100/1
114/10	64/20 88/15	<b>setting [3]</b>	<b>shall [11]</b>	100/5
			<b>shirt [4]</b>	

<b>S</b>	22/4 26/11	<b>simply</b> [10]	<b>Snapchats</b> [1]	101/16 101/17
<b>shirt...</b> [4]	22/17 22/18	<b>shown</b> [12]	<b>snippets</b> [2]	<b>solely</b> [6]
25/12 35/21	21/22 24/9	48/4 59/1 74/1	20/14 21/7	48/12 71/3
<b>shock</b> [1]	25/16 25/25	78/3 96/11	<b>so</b> [88] 3/4	71/9 82/14
35/10	32/17 32/18	109/17 111/20	3/14 5/20 8/3	108/19 109/11
<b>shocking</b> [1]	47/9 86/24	118/19	9/7 9/12 11/1	<b>solution</b> [1]
40/20	87/14 87/16	<b>simulated</b> [1]	13/5 13/11	116/10
<b>short</b> [1]	104/7 107/18	94/22	14/19 14/22	<b>solves</b> [1]
29/15	<b>shows</b> [6] 30/2	<b>since</b> [1]	15/18 15/23	48/7
<b>shorter</b> [1]	30/7 51/14	58/13	16/7 17/9 18/2	<b>some</b> [43] 9/18
17/24	54/2 54/8 62/9	<b>single</b> [12]	18/5 18/25	21/17 23/4
<b>shortly</b> [1]	<b>shutdown</b> [1]	8/20 11/4	20/17 21/4	23/8 23/21
73/24	66/8	23/22 24/6	22/14 23/6	26/1 26/6
<b>should</b> [41]	<b>sick</b> [1] 8/5	27/12 28/17	23/8 23/17	27/24 30/9
3/22 30/16	<b>side</b> [6] 9/16	29/10 36/5	27/1 27/9	31/8 31/17
36/4 42/25	26/10 26/10	36/6 59/24	27/18 28/6	31/19 34/5
45/13 58/1	27/13 72/21	59/25 69/10	28/17 28/18	35/15 35/19
58/19 62/25	72/22	<b>singling</b> [1]	28/23 29/21	36/10 36/12
69/5 69/10	<b>sides</b> [3] 5/7	11/4	30/22 33/3	36/24 40/23
69/11 69/13	41/14 124/9	<b>sir</b> [15] 5/19	33/11 37/4	41/18 51/15
71/15 71/17	<b>sift</b> [1] 71/5	6/3 39/9 114/2	41/17 41/23	52/13 52/16
71/19 71/22	<b>sights</b> [1]	118/8 121/1	42/4 42/14	54/1 59/20
72/12 73/2	11/9	124/18 124/21	43/15 48/10	65/15 66/12
78/25 79/13	<b>sign</b> [3] 5/21	128/17 128/20	49/8 49/24	72/5 75/24
79/16 79/21	58/11 111/16	129/1 129/4	51/5 51/7	77/9 77/23
80/7 82/10	<b>signature</b> [3]	129/7 129/10	52/25 53/2	78/9 79/24
82/12 83/13	111/11 120/9	129/16	53/7 53/21	80/10 80/12
83/24 84/17	120/16	<b>sit</b> [1] 28/4	57/25 58/20	83/9 84/7
95/10 108/12	<b>signed</b> [3]	<b>sites</b> [2] 52/6	60/25 61/12	95/12 102/1
111/16 111/19	111/13 126/17	52/9	62/25 63/2	103/20 114/15
111/21 112/9	126/22	<b>sitting</b> [8]	63/8 64/2	119/7 121/24
115/20 115/25	<b>significance</b>	26/18 26/24	64/13 64/19	<b>somebody</b> [8]
116/1 116/2	[4] 42/4 47/7	29/8 53/11	64/20 65/5	4/2 13/8 36/4
116/24 118/22	52/16 82/23	53/12 59/25	65/20 65/25	46/6 77/11
123/3	<b>significant</b> [6]	63/16 77/10	66/16 73/13	77/16 77/16
<b>shout</b> [1]	22/22 30/8	<b>situation</b> [1]	77/14 79/1	113/17
12/11	50/2 52/21	18/17	105/23 109/4	<b>somehow</b> [1]
<b>show</b> [9] 27/18	94/15 118/18	<b>six</b> [1] 48/15	109/6 113/7	29/6
38/11 53/18	<b>signs</b> [2]	<b>skates</b> [1]	115/23 115/25	<b>someone</b> [8]
61/19 75/9	44/10 111/10	31/14	116/19 119/9	46/15 52/2
104/1 119/21	<b>similar</b> [9]	<b>skill</b> [1]	119/15 119/15	56/9 66/12
119/24 120/12	75/10 75/14	81/23	119/20 120/10	77/10 80/5
<b>showed</b> [4]	75/18 75/21	<b>skip</b> [1] 40/23	122/13 124/3	81/25 114/14
12/23 23/1	76/1 76/7 76/9	<b>skirt</b> [1]	130/5 130/22	<b>something</b> [21]
25/11 26/15	76/14 117/23	40/23	131/3 131/5	9/25 15/6
<b>shower</b> [9]	<b>similarity</b> [1]	<b>slate</b> [1]	132/7 133/5	18/12 19/22
25/24 26/3	84/24	74/22	<b>sober</b> [1] 46/1	20/8 36/7 36/8
26/7 27/15	<b>Similarly</b> [1]	<b>sleeping</b> [1]	<b>socially</b> [1]	46/17 46/17
27/19 27/23	108/16	62/11	43/24	46/18 46/18
27/23 29/13	<b>simple</b> [5]	<b>slightly</b> [1]	<b>soda</b> [1] 63/15	48/16 54/23
29/15	11/18 11/18	18/11	<b>software</b> [1]	56/24 59/23
<b>showers</b> [1]	46/12 74/13	<b>small</b> [2]	106/19	60/16 79/24
63/19	77/5	35/22 61/13	<b>sole</b> [7] 69/20	80/14 84/1
<b>showing</b> [3]	<b>simplest</b> [1]	<b>smartest</b> [1]	79/10 79/11	85/18 101/6
	116/22	60/17	84/3 94/7	<b>sometimes</b> [2]
		<b>snap</b> [1] 8/2		11/21 45/16

<b>S</b>	<b>speculation [1]</b>	42/17 63/3	<b>stenographical</b>	<b>stricken [1]</b>
<b>somewhat [1]</b>	<b>spell [1]</b>	58/2 63/11	<b>stenographical</b>	<b>strike [1]</b>
34/23	114/2	<b>state [27]</b>	<b>y-reported [1]</b>	80/5
<b>somewhere [1]</b>	<b>spend [2]</b>	17/3 17/14	134/8	<b>strip [1]</b> 12/3
123/24	10/22 50/17	32/22 40/25	<b>stereotype [1]</b>	<b>stronger [1]</b>
<b>son [3]</b> 42/24	<b>spent [1]</b> 41/2	44/9 69/4 69/8	1/24	35/5
43/15 57/17	<b>spokesperson</b>	69/14 86/10	<b>step [1]</b> 66/10	<b>struck [2]</b>
<b>Sony [11]</b>	<b>[1]</b> 109/21	86/16 86/17	<b>still [13]</b>	14/21 14/25
12/15 13/2	<b>spooked [1]</b>	86/19 86/20	7/13 16/3 17/5	<b>struggle [1]</b>
13/5 13/11	12/1	96/14 96/19	24/9 29/19	43/14
23/12 23/14	<b>sports [3]</b>	96/21 96/25	34/8 62/14	<b>struggles [1]</b>
23/24 33/9	9/24 10/2 11/8	97/1 97/6	64/17 64/22	44/2
61/2 99/17	<b>spot [1]</b> 10/11	102/9 102/16	64/23 66/5	<b>struggling [2]</b>
128/9	<b>spotlight [1]</b>	102/21 102/23	67/15 120/17	44/20 48/16
<b>soon [2]</b> 20/8	10/4	103/1 103/2	<b>stills [1]</b>	<b>student [6]</b>
133/5	<b>spouse [2]</b>	106/15 114/2	21/22	8/10 45/5
<b>sorry [9]</b>	106/1 106/3	<b>stated [4]</b>	<b>stimulation [1]</b>	62/15 64/18
14/11 28/5	<b>spy [3]</b> 51/7	69/7 96/11	95/6	64/22 64/23
54/16 61/6	51/15 52/4	103/18 107/19	<b>stipulation [2]</b>	<b>students [17]</b>
65/5 65/8	<b>St [1]</b> 11/23	<b>statement [7]</b>	71/25 72/11	9/24 9/25 10/5
116/6 117/8	<b>Stacy [2]</b>	8/21 9/18 17/3	<b>stone's [1]</b>	10/13 10/14
117/9	26/16 26/19	39/24 86/8	44/14	11/21 14/8
<b>sort [3]</b> 31/19	<b>staff [2]</b>	111/7 111/24	<b>stood [1]</b>	34/15 34/22
45/7 55/25	10/23 132/12	<b>statements [3]</b>	14/16	34/22 35/2
<b>sorts [1]</b>	<b>stairs [2]</b>	16/18 46/4	<b>stop [4]</b> 57/6	35/9 35/13
131/6	23/15 33/10	71/21	67/19 113/20	35/19 41/11
<b>sound [1]</b>	<b>stalked [1]</b>	<b>STATES [36]</b>	120/8	42/5 53/19
65/12	33/16	1/1 1/3 9/1	<b>stopping [1]</b>	<b>studying [1]</b>
<b>source [1]</b>	<b>stalking [2]</b>	17/14 22/13	113/19	8/11
112/16	104/15 105/17	32/23 51/25	<b>storage [2]</b>	<b>stuff [1]</b>
<b>sources [1]</b>	<b>stand [7]</b> 49/4	70/11 88/2	23/16 107/6	66/13
114/25	65/22 70/15	88/5 88/6	<b>store [1]</b>	<b>stupid [2]</b>
<b>space [2]</b>	79/22 82/25	88/19 89/11	102/20	54/22 55/25
111/17 123/25	110/7 112/10	90/3 90/22	<b>stored [7]</b>	<b>Stuzin [4]</b>
<b>speak [5]</b> 7/19	<b>Standard [1]</b>	91/16 92/5	89/4 89/21	12/7 12/12
75/5 126/13	52/12	96/14 96/21	90/14 91/7	12/22 63/6
130/18 131/3	<b>standing [5]</b>	97/6 98/6	92/1 93/24	<b>Stuzin's [1]</b>
<b>special [10]</b>	3/20 4/23	98/20 99/10	101/4	12/6
1/19 12/18	25/23 26/3	99/21 100/18	<b>stories [2]</b>	<b>subject [5]</b>
50/1 50/5 51/8	27/15	102/10 102/17	35/4 35/14	71/10 84/17
51/11 52/2	<b>stands [5]</b> 5/3	102/23 105/6	<b>story [2]</b> 20/8	110/4 123/20
52/3 81/23	38/6 68/11	110/14 110/15	35/16	124/4
100/17	124/5 133/7	125/7 126/25	<b>straight [1]</b>	<b>subjected [1]</b>
<b>specific [11]</b>	<b>stark [2]</b>	127/1 134/5	120/6	45/12
49/5 83/4	47/10 47/16	134/11	<b>strange [3]</b>	<b>subjecting [1]</b>
84/19 84/19	<b>start [11]</b>	<b>stating [1]</b>	14/23 15/4	15/11
84/21 88/9	4/23 17/2	69/10	57/18	<b>subjective [1]</b>
97/11 102/13	17/18 22/14	<b>stationed [1]</b>	<b>strangest [1]</b>	107/22
104/3 106/16	55/4 55/9 58/3	112/1	57/8	<b>submission [2]</b>
108/9	58/4 110/13	<b>status [1]</b>	<b>streaking [2]</b>	4/15 4/17
<b>specifically</b>	119/15 130/17	6/18	63/4 63/5	<b>submitted [1]</b>
<b>[6]</b> 40/1	<b>started [3]</b>	<b>stay [2]</b>	<b>street [1]</b>	126/16
40/15 42/19	11/4 63/4	123/23 132/25	124/1	<b>substantial</b>
45/8 76/2	77/18	<b>steak [1]</b>	<b>stretch [1]</b>	<b>[14]</b> 18/4
76/17	<b>starting [2]</b>	62/15	113/18	19/14 19/16



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<b>substantial...</b>	<b>summaries [6]</b>	<b>sworn [3]</b>	<b>talking [5]</b>	111/12 100/20
<b>[11]</b> 20/11	73/7 73/8	69/16 71/23	46/9 46/10	103/7 103/22
34/1 84/24	73/10 73/14	114/1	52/22 80/4	<b>terminated [1]</b>
104/24 105/14	73/17 73/19	<b>sympathy [3]</b>	113/20	34/25
105/24 106/3	<b>summarily [1]</b>	71/3 71/11	<b>taught [1]</b>	<b>terminology [1]</b>
107/10 107/16	16/17	71/20	46/17	42/2
108/5 108/8	<b>summary [1]</b>	<b>system [7]</b>	<b>taunting [1]</b>	<b>terms [3]</b>
<b>substitute [4]</b>	16/16	17/11 105/9	20/22	49/19 110/7
75/14 82/12	<b>summer [4]</b>	105/21 106/8	<b>tch [1]</b> 19/24	115/7
120/7 120/16	25/16 30/20	106/19 106/21	<b>teacher [11]</b>	<b>terrified [1]</b>
<b>succeeded [1]</b>	36/21 64/23	107/2	9/2 10/16	20/17
21/4	<b>sun [1]</b> 77/7	<b>systems [2]</b>	10/18 36/8	<b>territorial [1]</b>
<b>successful [1]</b>	<b>Sunday [1]</b>	104/22 106/22	41/11 44/19	100/18
33/20	61/15	<b>T</b>	56/12 57/11	<b>testified [17]</b>
<b>such [37]</b>	<b>super [1]</b> 44/4	<b>table [10]</b>	57/16 62/24	14/17 25/11
32/18 48/15	<b>superseding [3]</b>	5/22 5/22 5/23	64/16	25/12 34/22
54/19 69/22	73/23 74/1	6/1 6/4 6/8	<b>teachers [2]</b>	35/13 36/17
72/12 74/19	116/13	6/15 38/10	42/12 43/6	47/3 48/14
79/3 79/7	<b>supervision [1]</b>	38/13 113/9	<b>teammate [1]</b>	56/25 57/4
80/21 81/18	10/24	<b>tag [1]</b> 99/2	60/2	61/19 79/18
81/24 88/20	<b>supplied [1]</b>	<b>tainted [1]</b>	<b>teammates [1]</b>	79/25 80/1
88/21 88/24	39/5	56/22	42/12	80/10 80/15
89/12 89/13	<b>support [3]</b>	<b>take [27]</b> 3/19	<b>teams [1]</b> 11/8	80/17
89/16 90/4	4/22 47/3 58/5	18/10 19/22	<b>Technically [1]</b>	<b>testifies [2]</b>
90/5 90/8	<b>sure [12]</b> 20/8	37/16 38/2	131/17	76/23 76/24
90/23 90/24	43/23 50/8	43/19 50/5	<b>technique [1]</b>	<b>testify [8]</b>
91/2 91/17	57/10 59/23	57/17 61/5	83/4	5/10 5/10
91/18 91/21	59/25 65/11	61/7 63/1	<b>techniques [1]</b>	46/25 81/22
92/9 92/10	66/5 67/7 67/7	67/19 68/5	83/5	82/11 82/16
92/11 92/12	131/4 132/7	68/7 82/25	<b>technology [1]</b>	82/17 82/23
92/18 94/8	<b>surprise [1]</b>	93/5 93/18	48/14	<b>testifying [3]</b>
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107/20	109/10	120/5 120/10	<b>teens [1]</b>	<b>testimonies [1]</b>
<b>sue [2]</b> 37/2	<b>surreptitiously</b>	122/3 131/3	10/22	80/20
57/19	<b>[1]</b> 51/6	131/8 132/25	<b>telephone [3]</b>	<b>testimony [53]</b>
<b>suffer [1]</b>	<b>surround [1]</b>	<b>taken [12]</b>	106/12 106/17	7/11 11/22
20/11	10/9	4/20 5/5 22/19	112/23	11/25 14/6
<b>sufficient [6]</b>	<b>surrounding [4]</b>	26/12 27/20	<b>tell [8]</b> 11/23	19/18 20/13
4/19 74/23	85/8 86/8	38/8 47/25	36/4 45/2	21/22 21/25
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102/24 118/19	<b>suspect [1]</b>	116/12 119/16	59/20 110/6	26/24 30/4
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<b>suggest [3]</b>	78/11	13/8	53/8 118/19	34/14 36/14
44/16 56/17	<b>sustain [4]</b>	<b>taking [1]</b>	<b>tells [1]</b>	41/6 42/1
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<b>suggestive [3]</b>	85/15	<b>talk [6]</b> 18/17	<b>Ten [3]</b> 38/1	48/21 50/4
22/5 32/18	<b>sustained [1]</b>	59/15 61/22	38/5 52/3	52/19 69/23
95/14	70/18	61/23 63/1	<b>tending [1]</b>	71/23 72/7
<b>suggests [3]</b>	<b>swayed [1]</b>	65/10	75/9	72/22 73/11
23/18 61/25	71/3	<b>talked [5]</b>	<b>tends [1]</b> 77/3	73/18 79/13
95/19	<b>swear [1]</b>	35/19 48/14	<b>tentacles [1]</b>	79/15 79/17
<b>suing [1]</b>	113/25	55/1 62/17	64/8	79/20 80/2
	<b>swing [1]</b>		<b>term [7]</b> 56/3	80/19 80/21

<b>T</b>	17/13 17/21	18/22 19/2	38/11 41/22	22/3 24/4 24/4
<b>testimony...</b>	22/11 24/20	22/11 24/20	22/11 24/20	22/11 24/20
<b>[15]</b> 81/4	23/22 25/2	24/23 26/24	44/6 44/6	25/7 25/23
81/7 81/10	26/16 28/3	32/14 47/10	44/17 46/4	26/13 27/5
81/11 81/15	30/21 33/8	49/8 49/15	47/12 47/16	27/6 27/9
81/16 81/17	33/11 35/8	50/7 54/12	48/22 52/3	27/10 29/5
81/18 81/24	36/1 41/13	56/4 56/23	57/12 58/11	29/6 31/17
82/3 82/7 82/8	42/2 43/7 44/5	57/1 59/22	58/21 60/4	32/20 33/2
82/10 84/25	44/13 45/20	69/4 69/4	60/8 60/8 60/9	33/3 33/22
104/8	46/13 49/24	69/24 73/13	60/11 60/22	35/2 35/13
<b>testing [1]</b>	50/9 51/21	87/6 108/2	63/13 63/16	35/22 37/4
35/22	52/18 52/25	121/25 122/2	63/25 64/22	44/4 46/1 48/2
<b>text [14]</b>	54/25 56/3	<b>themselves [6]</b>	69/22 76/5	50/1 50/3 50/6
11/13 17/20	56/4 56/6 56/7	6/9 34/17	76/20 77/19	50/11 51/6
35/9 36/16	56/18 57/14	73/12 83/22	78/14 95/12	51/12 51/16
40/16 47/2	57/24 58/2	83/24 121/4	110/18 110/19	51/16 51/17
50/15 50/16	60/9 60/11	<b>then [60]</b> 7/16	111/7 112/1	51/20 51/22
50/16 52/7	60/14 61/9	7/17 11/4 14/3	112/2 115/17	53/8 53/11
53/24 55/10	61/9 61/22	16/1 16/10	115/23 116/7	54/2 57/1
55/21 55/23	62/1 63/5 63/8	16/24 18/12	116/20 116/24	66/16 69/3
<b>texting [1]</b>	64/4 64/5 64/6	18/14 20/6	117/21 117/22	69/6 73/1 73/7
8/3	64/21 64/24	20/19 21/6	119/1 122/16	73/14 74/2
<b>texts [3]</b>	65/17 66/14	27/1 27/17	128/24 130/13	83/19 88/8
56/20 62/10	77/1 77/11	27/20 28/14	131/4 131/24	95/24 116/3
65/12	77/12 77/19	33/13 34/1	132/19 132/22	116/9 116/11
<b>than [21]</b>	101/17 110/18	35/14 38/17	<b>there's [25]</b>	118/20 119/11
34/19 42/5	110/24 117/2	38/20 42/7	9/25 14/15	119/12 119/21
57/21 57/22	117/4 118/1	46/21 53/6	16/24 20/15	128/16 128/16
67/19 69/17	118/24 120/4	54/21 58/2	28/12 30/19	128/18 128/18
70/12 73/11	120/13 120/21	60/21 62/2	33/16 41/18	128/21 128/21
73/14 77/25	<b>their [41]</b>	63/11 63/18	42/14 44/3	128/24 129/2
80/14 81/8	4/21 7/4 7/9	63/20 63/25	46/14 47/10	129/2 129/5
84/1 86/3	8/21 9/18 10/3	64/7 64/24	47/12 47/13	129/5 129/8
86/25 87/24	10/24 10/25	72/5 75/21	60/14 63/15	129/8 129/11
93/12 93/15	11/1 11/24	76/10 77/1	64/1 71/12	129/11 129/14
101/18 112/19	13/8 13/8	77/10 84/2	83/3 86/6	129/14 129/17
117/24	16/10 31/22	110/15 110/16	110/23 111/9	129/17 129/20
<b>thank [24]</b> 3/8	32/1 34/22	110/19 110/23	115/23 123/1	129/20 129/23
4/13 5/18	35/11 35/11	111/5 111/9	130/19	129/23
31/11 32/9	42/23 42/24	111/16 112/8	<b>therefore [3]</b>	<b>they [118]</b>
37/15 39/20	43/5 43/6	112/9 112/10	61/19 74/17	7/20 8/8 9/22
59/3 59/9	44/13 44/15	113/5 113/8	83/22	9/22 10/17
59/10 59/12	45/13 45/17	113/8 119/4	<b>thereof [1]</b>	11/19 12/1
59/14 62/5	47/21 49/11	120/6 120/22	106/25	12/2 12/3 12/3
65/3 65/5 66/7	54/14 55/23	122/6 123/16	<b>thereto [1]</b>	13/9 13/19
68/22 114/6	56/2 56/3 56/5	132/8 132/17	130/4	15/1 15/5
118/9 121/21	57/17 57/23	<b>theory [2]</b>	<b>these [100]</b>	15/24 16/1
123/18 124/3	58/1 58/8	49/13 81/24	8/14 8/16 8/16	16/3 16/5
130/1 131/1	58/13 78/7	<b>there [65]</b>	9/10 9/13	16/10 17/3
<b>thanks [2]</b>	123/15 123/21	7/11 10/3	10/10 10/21	17/4 17/4
115/9 130/11	<b>them [36]</b> 9/13	17/18 23/8	10/22 11/18	20/10 20/10
<b>that [764]</b>	10/19 10/23	28/1 29/23	11/20 12/5	21/13 24/3
<b>that's [69]</b>	11/23 14/9	30/20 31/15	13/21 14/13	24/5 24/6
3/24 4/12 5/18	15/1 15/5 16/2	32/11 33/10	16/5 18/7	24/24 27/3
11/8 15/6	16/2 16/17	34/8 34/13	18/23 19/1	27/4 27/6
	18/21 18/21	34/18 35/23	19/1 20/14	27/24 28/3

<b>T</b>	<b>thing [11]</b>	21/7 23/17	21/20 21/23	59/4 61/14
<b>they...</b> [84]	21/7 23/17	21/7 23/17	21/20 21/23	61/21 65/19
28/7 28/8 28/8	30/18 42/3	25/25 30/16	24/3 25/10	65/23 66/6
28/25 30/5	51/23 51/23	30/21 30/23	28/16 33/2	67/12 73/9
30/12 31/1	56/16 60/17	30/25 33/25	33/7 33/14	74/19 77/9
32/21 34/23	61/16 64/4	41/4 41/13	33/15 37/12	83/8 84/6
35/10 35/14	85/13	47/24 50/18	37/13 43/5	86/22 87/3
35/25 39/3	<b>things [19]</b>	53/3 56/20	50/1 50/15	93/12 107/19
39/7 42/22	4/8 14/23	59/19 60/11	51/7 51/8 58/3	111/22 111/23
42/23 43/8	19/21 31/15	60/20 63/22	61/15 61/20	114/19 131/20
43/17 43/23	34/20 36/22	64/1 66/1 72/2	61/21 62/7	<b>timeline [5]</b>
43/23 43/25	41/22 41/23	77/17 81/22	63/21 71/5	61/16 62/6
43/25 44/5	49/18 53/22	83/20 110/18	72/18 88/1	64/6 64/10
44/5 44/14	54/22 56/6	115/1 116/22	88/3 88/11	67/3
44/16 44/18	58/3 59/15	118/4 120/10	88/12 92/24	<b>timely [1]</b>
45/17 47/20	59/20 65/15	122/6 122/11	96/3 97/23	20/2
49/11 50/11	83/12 115/5	122/12 123/12	97/24 99/20	<b>times [11]</b> 8/4
50/13 50/17	131/4	130/22 130/23	112/23 112/23	11/10 13/4
50/19 50/20	<b>think [31]</b>	131/6 131/16	119/6 121/7	13/22 14/4
50/20 50/20	3/24 6/17 8/6	<b>though [6]</b>	121/13 123/3	21/4 28/3 34/4
51/3 51/6 51/9	15/24 16/19	18/18 36/10	127/25 128/13	50/7 78/14
52/10 52/10	16/21 18/12	79/14 101/13	130/11	112/1
52/10 52/11	19/2 20/4	107/22 115/4	<b>throughout [5]</b>	<b>timing [1]</b>
54/3 54/6 54/6	20/25 20/25	<b>thought [4]</b>	43/12 59/2	31/17
54/8 54/8	30/9 31/14	15/4 35/25	68/22 74/18	<b>Title [11]</b>
54/15 56/8	41/20 42/10	36/2 39/25	82/20	88/19 89/11
57/14 57/17	47/9 51/3 54/3	<b>thoughts [1]</b>	<b>throw [1]</b>	90/3 90/21
57/22 57/23	54/8 55/18	41/14	44/14	91/15 92/5
57/25 58/1	56/1 56/15	<b>threaten [1]</b>	<b>Thus [1]</b>	98/6 98/20
58/7 58/8	56/17 57/22	19/21	107/14	99/10 99/21
58/10 58/11	60/10 69/5	<b>threatened [1]</b>	<b>ticket [1]</b>	105/6
58/13 59/1	81/19 84/1	46/25	30/4	<b>titled [4]</b>
59/21 60/10	116/9 116/18	<b>threatening [1]</b>	<b>tile [3]</b> 26/11	89/2 89/19
60/12 63/7	122/21	105/2	27/18 27/22	91/5 91/24
64/21 65/13	<b>thinking [3]</b>	<b>threats [8]</b>	<b>tiling [1]</b>	<b>today [5]</b> 61/7
73/9 73/11	18/9 51/2	8/16 8/17 8/18	27/24	62/20 62/21
73/15 73/18	71/12	17/20 19/1	<b>till [2]</b> 20/19	121/8 132/6
73/20 77/9	<b>thinks [1]</b>	20/23 33/19	65/10	<b>together [3]</b>
78/7 115/19	56/13	33/20	<b>time [55]</b> 3/3	7/4 15/3 35/3
115/21 122/1	<b>thinly [1]</b>	<b>three [15]</b>	8/7 10/22	<b>token [1]</b>
122/7 122/8	31/25	16/24 24/18	10/24 11/16	70/13
123/14 130/5	<b>third [6]</b> 93/7	24/18 24/23	12/24 13/23	<b>told [20]</b> 8/1
130/14	96/2 100/18	32/11 34/2	14/1 14/7	13/21 14/1
<b>they're [23]</b>	103/3 106/1	44/25 52/14	17/21 17/22	14/4 14/9 15/8
10/5 25/1	108/3	59/15 63/9	18/6 18/17	24/7 28/7 36/5
35/21 43/20	<b>this [232]</b>	66/7 89/18	21/1 21/25	36/6 56/23
44/2 44/3	<b>Thomas [3]</b>	118/16 118/23	30/7 30/10	60/15 60/19
44/10 49/10	1/25 134/4	127/11	30/12 33/14	60/22 61/3
51/20 52/17	134/16	<b>through [58]</b>	34/6 35/25	63/6 63/16
52/18 53/8	<b>thoroughly [1]</b>	9/18 10/3	37/9 37/9	63/23 64/4
54/4 54/4 54/4	34/10	13/13 14/7	43/17 44/6	64/11
54/5 57/19	<b>those [48]</b> 6/7	16/25 17/21	44/24 47/2	<b>tomorrow [4]</b>
58/9 58/9	6/10 13/6	18/20 19/1	47/25 48/1	132/4 132/8
59/21 83/22	13/14 13/15	19/4 21/8	50/18 51/2	132/10 132/17
117/7 121/23	14/2 15/15	21/13 21/15	52/12 52/13	<b>tone [1]</b> 18/23
	16/25 17/15	21/17 21/19	52/13 53/17	<b>tonight [2]</b>

<b>T</b>	97/16 97/19	17/5 37/22	64/15 113/11	<b>unacceptable</b>
<b>tonight...</b> [2]	97/16 97/19	39/13 39/7	113/13 113/13	[1] 58/2
18/16 18/19	<b>Transmissions</b>	55/16 59/16	<b>turning</b> [2]	<b>unanimous</b> [4]
<b>too</b> [11] 20/1	[1] 106/12	59/21 60/12	47/1 121/3	108/22 110/8
20/3 26/7	<b>transmit</b> [1]	67/15 68/1	<b>twice</b> [1] 7/19	111/8 111/14
28/19 29/3	94/9	74/22 75/4	<b>Twitter</b> [1]	<b>unanimously</b> [2]
36/2 54/24	<b>transmitted</b>	75/12 76/6	19/20	74/24 110/25
55/25 58/13	[21] 88/22	78/6 82/21	<b>two</b> [33] 4/8	<b>unaware</b> [1]
62/2 116/11	88/25 89/14	83/10 84/8	12/11 25/21	51/25
<b>took</b> [7] 25/12	89/17 90/6	113/6 114/11	26/14 30/21	<b>unbeknownst</b> [2]
34/2 34/24	90/9 90/24	130/17 131/14	30/22 33/23	15/24 16/3
35/17 60/25	91/3 91/18	<b>trials</b> [1]	33/23 45/10	<b>unblock</b> [2]
87/4 87/5	91/22 92/12	131/5	48/2 51/11	65/10 66/19
<b>top</b> [2] 25/3	92/15 92/19	<b>tried</b> [4]	51/11 51/24	<b>uncomfortable</b>
28/1	94/21 96/7	22/23 22/23	60/8 66/20	[3] 18/9
<b>topics</b> [1]	96/10 97/3	54/13 55/22	66/21 66/21	36/13 36/13
131/6	97/11 97/14	<b>trim</b> [1] 61/2	66/25 76/20	<b>uncommon</b> [1]
<b>Totally</b> [1]	102/14 106/17	<b>trimming</b> [1]	80/22 90/11	80/25
56/16	<b>transmitting</b>	61/10	102/15 107/12	<b>uncontested</b> [1]
<b>touch</b> [3]	[7] 92/10	<b>triple</b> [1]	107/15 111/1	65/13
37/20 61/16	93/6 93/20	116/16	113/17 115/17	<b>uncontradicted</b>
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<b>touched</b> [2]	94/11 94/18	31/12	118/12 118/16	<b>under</b> [19]
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<b>touching</b> [3]	102/12 106/13	55/13	55/3 76/22	25/12 33/9
91/6 91/25	<b>transported</b>	<b>trove</b> [1]	<b>typed</b> [3] 52/1	42/19 42/19
110/4	[35] 88/23	16/11	52/3 83/16	50/19 71/2
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55/16 56/3	89/17 90/7	56/23 71/13	51/12 51/20	93/3 103/9
<b>towel</b> [1]	90/9 90/25	72/12 72/13	76/20	103/15 114/22
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45/18 48/2	51/2 51/5	36/21 40/9	71/8 73/16	44/2 55/19
51/6 51/6 51/9	51/14 52/10	42/7 42/13	76/21 77/13	57/12 57/12
51/22 51/25	52/11 53/1	42/20 44/11	78/15 79/5	60/5 61/21
52/10 52/11	53/17 54/2	44/12 44/13	79/15 80/7	62/14 63/6
53/9 60/8	54/6 54/7	45/17 46/10	81/1 81/2	73/13 78/17
60/10 60/11	54/20 56/12	46/10 46/14	81/10 82/6	79/1 84/17
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65/13 66/1	57/20 57/22	47/17 47/17	85/14 87/16	112/25 113/1
72/1 73/18	57/24 58/8	47/23 48/14	94/1 94/24	113/12
76/12 77/8	60/8 60/10	49/20 49/21	95/8 95/11	<b>who</b> [31] 7/2
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89/14 90/6	63/16 63/21	54/15 55/24	95/19 95/21	11/7 11/22
90/25 91/19	64/3 64/24	56/1 56/13	103/14 106/14	14/7 15/12
96/18 96/20	65/11 67/7	57/20 57/20	108/18 112/22	19/9 32/16
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77/12 77/16	111/23 116/10	125/9 132/18	55/24 56/15	18/17 64/4
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12/19 14/23	82/8 113/18	24/13 25/25	68/25 69/17	58/9 58/9
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25/19 27/3	11/5 12/17	55/6 66/21	81/22 83/19	40/6 41/13
27/4 28/25	12/18 13/18	76/23 107/18	84/9 86/23	43/23 49/3
29/7 30/10	13/22 14/11	110/24 118/23	87/8 87/11	50/23 54/9
31/22 32/1	14/11 14/17	<b>Whereupon</b> [6]	87/19 87/21	56/7 60/3
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35/5 35/8	15/25 18/6	32/7 115/13	98/20 99/10	63/22 64/21
35/10 36/1	18/25 18/25	118/10	103/6 106/5	64/25 110/18
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